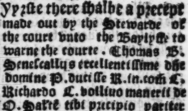


et a prei la p

EM S

Contt Barott.



et mendo, p biligenter p zemunitefacias eut de D. piedict triend ergo diem Lune pzorimo post festum fancti Aicholat pzorimum futurum post datu pzes sens data bata sub sigisto meo tali die et anno.

E after that the siewarde is fet in the courte, he must frast enter in wayering the tytle of the cours with the name of the place in this wrie.

Lut cum vilu franci plegit teta ibidem bis

Mohen that is bone, the Stewarde Mail tauke the Bedell of Baylyffe whiche ferueth the courte, pe it be in a Lete to crpe three tymes, and pe it be in an or the tourt, then but ones, and hall make this proclamation. Ill maner of menthat have to be here at this daye for the courte of for the Lete : braine there and attende to the court.

Exim Malbe called Ellopnes & profers of lupte optie. Ind then yf there be any that Mulde be ellops not, entre it in the paper in this maner wyle, E. de A. Montal y Moderen B. et sie de alies. That done the plroges Malbe called by name, as appearethe in theolog course rolles yf is be a Lete, & yf it be but a mother court even the extimen Malbe called and totte-fithere be any plaintes, peeptes, attachemètes, or dystem, hanging in the court rolles, reherse theym or may in the court howe the baylyste hard served them

The charge.

allo of there be any player of olde hangene in the courte rolles before this courte let call the per types before the inquest be charged if the player well palle by the hamage knowledge. To

Tanb when that is bone, call the enquel, and by

hom in this wple.

Thou halt truly enquere and true prefermants
make of al that thou halt be charged of to the trages behalfe, and of the Lordes of this framely to
that is worthy to be preferred, that is for to fare the
hynges countagle, the felowes, and then sowne we
and truely excee, and for nothenge lette, but fare
fothe so helpe the God and the holydome, and by
hym ky set the boke. Ind then cal two or thre togethe
and byd them lare they handes byon the boke, and
saye to them in this wy se.

Alfo fuche other as John here hath fwome, pot that kepe to helpe you God and holydome, and by them kyfe the boke, and to call forth attehe enguent in the fame maner of wyfe, and charge them to limb

to gyther, and berethers charge. sc.

t The charge of a courte Barott.

YRSTE ye good men that bene I wome, ye that tours and trucky piclent all the Catours that owe any fute but this tours at this baye, as for they tenare, if they be here or no, and piclent that names that thake before

Dig Ar

in fee

E-st

bat (s

Allo pf there be any tenaunt deade lythen thelet court chape, ye Mall enquyse of hom and do bo to wete what he helde of this Lorde Myppe at the lar of the court Baron.

this deathe, and what auguntage the Loide Chuide the by his death, as warde. Mariage, and Melicfe of Clehete, or any other profyte, a who is his next by n, and what age he is of, and in whole kepynge. Lailo yf chere be any rente, custome, or feruyee, withdrawen from this lordesthyp that ought of right to be done, ye shal enquyre by whom it is withdrawe and what custome or feruse it is, and in what Bare

blies sprie,, and howe it hash bene withdrawen, and where the tande tyeth, that we mave dylicarne for

the arrerages that are behinde.

puteth his some onto the scale to make him a piese tappentyce, or sette hym to craste, or marrethe his doughter without leave, ye half do be to were, it also ye there be any bondeman that letteth his lande, that is to saye for the halfe, or for the thyposter, without leave. Dress ye there be any bondeman that letteth his lande, that is to saye for the halfe, or for the thyposter, without leave. Dress ye there be any bondeman that withdraweth his goodes or catteries out of the procedure, without leave, do be to were.

Callo if the topes common be so charged by any mount with mo braites then he Quide holde after the quantitie of his tenure, re hall do be to were.

Callo of there be any bondeman of bloud that ions sub to this losdedpp, that is fledde, and dwelleth without this losdedpppe without fine or raunsome

thonge, pethal bo be to wete.

Callo pf there be any alpenation ouer twelue mos

infer taple, pe thall bo be to wete.

latio of there be any transmutacion of possession hat is to sape, copy lande, for fre lande, or fre lande mapy lande, whereof the Lorde might take anye plauauntage in amendings of the one and apparament.

8.111.

The charge.

eyage of the other, pe hall do be to wete. Tallo ot al maner wafte bone in houlynge lete

bowne, or cutty nge the great tymbre.

Atto of all trefpaffours in come oz graffe, othe paftures or areanes, or meades, or fplibers, or for lees, or hunters, or haukers within this tomethe eriorbes warren. ve hall bo be to wete pf there h any fache.

allo pf there be any tenaunt of coppe holde, the waunt at woll, ortenant of bonde tenure, that falle they; tenementes to be eninous and falle bowne, or els any fermour bounden to reparation, reparte no

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Intte o

as he ought to bo, bo be to wetc.

Tatforf there be any boundmen of bloude within this tozbelbpp, that purchafeth any fre lande with out any teaux of tycence, ye thatt do bs to wete whe it is, and what hepres be hath.

Tatto of all other thynges that pe haue know that ought to be prefented to the Lordes ausyle, w Mail do be to wetethercof by the orbes that pe !

made and bapage in a true prefentment.

Talle pfany make any refcous of breake any made by the baply or any other offgeer, or de pf mp man breake the Lordes pounde, that is to late dyftres put in the Lordes pounde by an officer taken out agapne without lycence, bo be to went

If allo pf pe knowe any that remourth og pull by mereftones, of fahre betwene Lordellyppe laibellyppe, or tenant and tenant, whicher it be fi

or bounde, prefent thepr names.

(31fo pf any tenant apue any lande to thechard that is to laye into mortmapne, Cyth the Catute of was made without lycence of the bynge and lotbe of this lotbellippe, re hall bo be to wett. of the courte Baroe,

a allo pf any man have encroched any of the lottes fopis, that to to lave, lande, medowe, more, pasture of any bacant grounds without lycence of the lotte pass fon their names.

(Blio pt any man holde two tenementes, and ways and the one, as of he withdraweth ange trees from the one to the other, of he knowe ange fuche prefente

their names by your forlapde othes

any frope of wast opon his bonde tenaunt hath made any frope of wast opon his bonde tenaunte (frope) that is to laye pullynge op of trees of hegges, wast is to laye, let houses fall bownefor defaut of repassaryon, ye there be any suche present their names.

[also yf ye knowe any tenasit that kepeth or with daweth anye enibence that longe to this lordshyhpe mutts rolles, rentalles, customaryes, or anye other

audence, pe thatt prefent their names.

of the Lete.

Ythe afore the Lete pe thall cruely presente al the heade boros wes with their Tythingme that owe supte here this daye be here, pe nat, present their names.

allo ye Call enquire of petyte treason, yf there be anye amonge you that be money makers . or

dyppers of walthers of the kynges copne, of couns whiters of the kinges leale, fleeth of defectueth their

merfers re thall bo be to were.

dat putterh out any mannes or womannes even, or with out they? tonges, or notes, or diffigure any membre

The charge.

membre to the entente that they Coulde not lear Speake, pe thall bo be to wete therof, and of he do hoon marketten

brenners and thepr receptours.

@ 31fo if there be any Imalie theues amonge pau that frale geele, capons, bennes, chekens, Grues of tome in haruelte, orany other geare in mennes m Dowes prinely that pallety not the balue of 3. b. ob. Do bs to wete therof

Wallo of there be any menne amonge pou that bent reteptours of theues, 0) that go in mellages of felons as for wptaple or any other thonge to they fufenant

pe hall do bs to wete.

Talle y f ye knowe amonge you any greate theme whiche feale neate, oren, or kone, or fiepe, or any or ther goodes of greate balue, pe Mall do be to wet. Tallo pf there be any amonge you that hathtal

the churcheparde and escaped without abiuracion of the realme as the lawe well, pe thall do be to wett. Tallo if there be any amonge you that hath bente reled for fulpection of felonp, a let go without anpe auctorite lawfull, bo bs to wete of they names.

Tailo if there be aup amonge you that bath for Iwome the hynges lande, and bath retourned again without (peciali graunte of the honge that dwilli within his lordellyp, pe thall do bs to wete.

Tallo if there be mabe any outcrees agarnile hynges peace & not purfued, pe thall do be to m I difo of all affauttes and frages made agar

O

Pe

the hynges peace, do bs to wete.

Allo pf there be made any refrous or areles ken to any of the kynges officers. in fettynge to to bo as they ought to bo, pe thall bo bs to wete.

allo of all woundes made of bloudelbed of Djamen agaynft & hynges peace, ye that do vs to of the lete.

T alfo of all comen bakers amongs pou, that wake habottom breade for mannes bodye and kepe not the affife, pe fatt bo be to mete.

a Bilo of all brewers & tapfters that brewe & hipe not thatfple, and fel by cuppes, billes, and boulce and by meafures bulcaled, pe hall bo be to wete.

Tallo if there be any amonge you that bleth bous Hemeglures, that is to lap, a greate mealure to bpe with, and a fmaller to fell with, or pfeth falle bals launce or werghtes, or rarbes in becepte of the hyns ges people, bo bs to wete.

Tallo of all bothers, fpliners, or any other bytaps lers that fell bytaples coteuper, and not holfome for mannes body, of fell to exfest puetr pe hall do bs to

wete of them.

ante

int &

Tallo if there be any waves, waters byches , 02 pas thee franted or flopped, or tourneb oute of the ryght tourle into a wronge courle, buto the noyfaunce of the kynacs people, pe thall bo be to were.

T 31fo al of purpreffures mabe boon land or water of with blockes : of with flothes in the hyghe ways

pe hall do bs to mete.

Tallo if there be any houle or hebae, or bytche, os wall arpled or cafte bowne, to the noplaunce of the

hynges people, do be to wete.

atlo al whyte tawers that fell not good chafs teras they ought to bo reafonable, and byethe the Chonnes in any other place then in towne of market, re hall bo be to wete,

Fallo of all cordewayners and actufycers that make not good chaffer to the people, as they oughte

to bo, re thall bo be to wete.

Tallo of all those that bene. xit. pere olge or more and have dwelled within this torbellyppe. xit. mos 3.b. nethes

The Charge.

methes and a baye, and be not Iwoque to the hyper bo be to wete of them and thep; receptours.

al allo of all boudes brehers that remoue fiones of fakes, and takers of house boues with nettes of

with other crafte, bo bs to wete.

alfo of all comen chybers and braulers to the noplance of there nepabbours and entlosoppers by Det mens walles or wyndowes by myght or by bare to here tales, of to opfcouer thep; counfaple to make Debate og Diftencion amonge thery negghbours.

T 31 Co rf there be any man that kepethe anye grens hounde, that map not bilpende. tl. 5. bp the pert. Di pf there be any preeft that kepeth any greyhound that may not defpend.r.ti.by the yere, yf there be any fuch

bo bs to wete.

to allo of all maner of wayffes of goodes orcas taples of felos and fugitpues that be forfapte with

in this toibempp, do be to wete.

3110 of all Graves, that are come into this low Mrp, as of beattes, hors, neare, thepe, Cmpne, Iwans mes that haue bene within this tor bethpp. rii. mos methes and a day and not challenged, pt the loade be

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to

the

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anfwered orno.

Tallo pe thall bo be to wete of all purle cutters Tallo pf there be any regratoure of forftallers & monge pou, that the in the wave to byc come of any other brrante, at the townes ende of in ange other place, to make the parce therof berer, bo be to wet of them.

Tatfo pf there be any mpllers amonge you, that ble to take excelline tolle otherwyle then they ought

to do by rpght pe thall do be to wete.

I alfo yf there be anye bacabonndes, or hafarbers. of robbers amonge you, that walke in the myghtes and

of the Lete.

ind lepe on the days, and haunte enfomable des boules and Enverses and source about, and no man wotteet from whens they come ne whyther they that ye hall do be to wete of them, and they receptours. If also prany treasure bath bene founds under the each, or aboue, as golde system or anye other tyches of the lorde be answered they of or nor.

Tallo of all encrochementes made on the hynges

poffestion, pe thatt do be to wete

Tallo of al tollardes of there be any amonge you and of theps (cotes, ye hall bo be to wete.

[Bliope mall enquyre by pour orhes yf the Long ables, ale coners, bartyfics or anye other officers that longe to his lorde flyppe, have truely and buely bone there office or no.

Tallo of all rauphoures of women, ye there be as my amonge you within this logbellyp, pe fall bo ba

to wet of thep's names.

Bs

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her bett

ers.

hte, and C allo of all maner of felonges. And allo robs berges felonously bone within this laste Apppe, by whom, where, what, and what tyme, ye you funde

any fuche amonge, pe Mall prefent it. et.

have made, ye all the befaures and playntes that were presented at the laste Lete days, be amended of no, as they ought to be, and of these poyntes and of all other, that ye be wonte to be Charged of as so, the courte and for the Lete, that is worthy to be presented, ye shall go togyther and bryage in the berdyte.

Baron.

The charge,

Rauilitio capta ex officio de melcalli per homegia, qui dicunt a melcalli per homegia, qui dicunt a melcalli per homegia, qui dicunt a melcantis de. C. lunt lectatories curie, a factunt de dicât, a Joso epi in mia leperarm. C de dicât, a Joannes A. qui de dicât, a

circa proise curiam, post cuius mone nibil accid beso de heriotro, to mullum habuit animal. Es pro co a nullo modo des in cue ista do claniand productu musuagrum cum persines ertra mas dil. Ideo precepti est istud seisce, salvo inscrutussibet, et de erit inde domino respondere quous que. Et dicunt Q 18.15. est eine fisius et heres propinquion, et pleme etatis. C Et modo in hanc curiam dente productus. U. S. petet sic, dis admieri ad predictum tes cum pertines. Secundum consuerudinem maneris. Et admisses tenens, et dat dio de sine pro ingrasse inde babios de patit in rotulo, et secit domino cidalitatem.

T Joannes A. querit berlins Brichardu D. in placito debitt plegii de prof. 3.0. et. 10. C. Et put. eft pred Bichardo erga proximam curiam, ad respons

bend prefato Joanni in placito predicto.

T Joannes 16 ponit le pro lic. toc cu. J. b. inplas

T Richardus D. quiamon prof. quet faam berlus

Dibelmus in mia po in tulta quet fua bes

fus IR. 18. in placito trfis.

L 3.M. quia incidit inquilicione, in qua le polult berlus R.B. in prito the bel debiti lug do. er. 6. p. cept é ballleuare dictos. er. 5. de bonis a catatr dicti I. ad opus dicti R. Et p danis coccité et p cut. pril.d erga priman cut'. et. Et predictus I. inmia

of the court baron.

T 30. G. aritur verlus-IR. D.in prito tris bel. ses

mam curiam, ex cosum et bomint affentu, sc.

Toannes E. habet biem bles ab proximam euris im cum ferta manu babiand lege f. bielus. 18. E. Inplacted bebitt fuper bo.pr. 5. quos ab co eligit, be berum bebitum fuum.st.

panerii, et petit lis ad maritand Joannem tiliam fuam infra dominium istud bel extra, sui domin' p & . B. fenescallis suum coccilit lis marit illam et dat

bão de fine pio lie lupia put patet in Capite.

A ab hanc cut venis 3.3. naticus domini, et petit liemojand ertra dominium iliud, cui dominus per lencicallum funm concellit lie, et dat diso pio chimas this luo, pio lie habend. vi. capones. Et lie de alies. The. B. in pastura domino cum aueriis luis de pastus fuit, cocultante et consumplie digers. De sus pia. Ideo iple in mia.

[30.18. fuccidit arhores in bolco dii, ideo in mia. [3rem dicant o B. L.eft cominis benato; in was tenno et parco domini, cum arcubus et lagittis, lepos tariis, et aliis cantbus. Ideo ipie in milericordia.

[] Item dicunt o]. D. natiuus domini perquiffs hittes acras terre fine lecentis domini in villa de E. ideo preceptum eft ball leiltre pou tas tres acras

terre, et inbe relpondere de exitibus.

ofult

5.4 Ds

Dits

cut.

n mia

Tim bicunt of R. J. retrarit le riddet dio illo bi.b. r a terro exilé p bnu annu bel per duos annos bit retrarit redditum bnius galline, et lic de huiuf. modi, et ideo prec-eft delle pro arret:

MORY D.non pol. merelam fuam berfus. L.in.

placito tris. Toco in milericopbia.

30 hac cut bente IR. L. cozam IR. 26. Tenefcall'hu

tus

The charge.

Ans corte,et cogfi le tenere de bomino terras been L. per cartam per lermeium.rilit.b.p annu et lerenriem. Et fect inde Domino fibelitatem.

Of eft diltringet J.H. erga proriniam curff ab pfteb euroge, fuas, qualiter accup. teft boc. B. bute B.H. a. b. or pfteb er bic; de bno crofto, et. iti. acras terre in L. er portal eur lequi in natura breuis de forma donacionis in bilcend. ec. plegit de prof. J. B. et 10. L.

(C.S.habuit die vlos ab hat tur ab vadico lege verlus E.E.in prito debiti luy do.er. s, et defect de lege vt lavya. Ideo iple inmia. vt. Et concedit y cut, q pied E.E. recuperer verlus piedict (C.S. debit pied s.rii.d.pio damnis, quas piet. el bell leugt de bonis et catallis einto E. S. ad opuspir dicti (E. C. eras vioriman curtam.

T Datus elt dies homagio ad mellus inquirendum de quadam transgressione inter \$.25. quet et M. D. def. cega proximam curion.

(IR. 18. queritur verlus 18. 10. in placito bebitie quia relatur per balt, of predictus 18. luch eft, et enon venit,ideo iple in mia, et prec . eft balliuo attach. eum erga proximam curiam, ab respondendum

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pretato IR. in placito predicto.

M. L. queritur verlus E. E. de prito dibiti ing di. r. s. quos et debet. et intuste de tinet. te. et g. rxii die oct. an. f. Re. H. dill. nono app. H. mutuaf tuit de dicto quet. vi. s. dill. o. loluend cidem quet quos quado. te. dictus det. per dictu quet requilit fuit ab dapnu dict quet. lil. s. iiii. d. et inde produc lect. st. Et dictus des. vest in propria persona sua e deend. vim et insuf. re. quo et que. te. et dicti, q et nicht debet. te. prout versus ipsum narrauit, et de har ponit se super homag. et predict quet similiter. Coponit se super homag. et predict quet similiter. Coponit se super homag. et predict quet similiter.

of the court Baron

tupet hot ofiratur homa. p cut, qui dit, Cupet factam fuum, o predict bet. prefat quet bebet, prout. te. Et dat danu ledin. te. ad. ti. 8. I dec conf. eft exparte cut o potens quet recuperet, predict s. 8. de principali debito bina cu damnis per homagium tar. et prec.est tilos leuare ergo proximam curiam de bonis et catals lis iplius det. ad opus eiuldem quet, et dict def. in

mifericozdia.

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it al

enő. (chil [18.15. queritut berlus. B. L. de placito debiti ba bequet det que debet et iniuse detinet. rr. s.co quod tali die et an. rc. dictus def per script suum obligatot huic curie prolat. oblig. se dicto quet in dictis. rr. s. so soluendis eidem quet in tali festo proxi. sut. re. prout per script suu predict oblig. plenius siquet, et inde pocit sect. Et dictus def. in propria persona sua. def. dim et iniut, quo. rc. Et dicti, quod non est facis sus, necaliquid et debet prout superius versus ch alleg. Et sup hoc parat est defendere p patriam et dictus quet similiter, bade dies dat est partibus projects big ad proximam curia. Et prec. est balliuo, qu' veni et fac. erga proximam curiam. rit. probos et legales homines de visineto sut. de placito prodicto.

E J.B.queritur berlus Com Benet de plito beb. bel ifis et fic de alife. Et continuatur er allelu priss big ad proximam cue et totum homa e, habet biem big proximam curiam, ad certificandum defectus.

accoon ominia nondum execut.ac.

[D.D.ct alicia broz et? querune de. G.f.et 3 broze eius de placito ére, plegii de prof. et. Ideo pret, et iplos fum from confuetudine manerit erga porima cue ad respondeprefat pet alic. de prito profice. Et idem dies data est parti querenti.

3.h. berlus B. C.in plito bebitt g M.h. B.f. berlus M. D. in plito.thep. b. M.

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Court Baron. eff. C. S. berlus M. A. in prico con.per 3. Mai IR. 100. herfus. IR. L. in placito bef 43. 40. Tie phoicet apprettauerunt it. bactts cape uni mine bille p arret bnis annual rebo.rr. &. exeuntur De certis terris t tratis quanda 1. C. in. . Qu quibem are. bicet tue bicunt, o be tute bebe, folui bos mino bulus manerit Theo pacreptum ell. (30 hant curjam ben. 18.18. et bat dfio befine tel abmut ab firm ten faum,et. rbf. act ter boc.st. a fello fancti Mechaelis, et. Gt bat Domino be fim prout patet in capite. * Dreceptum eft batio, @ benire fat, erga prime sut til phos et legales bomines de bilenero. ab fa cient quandam turatam De quoda placito tranfgrefs Cionis, Detetionis, bel convencionis, Ge fic De aliis * Item prefenter eft o IR.15. non facit opera cert its pore autupnati per bie a di p vno crofto tre boc. prout ceteri tenetes cuftomar i fac. Joeo in mia. al 30 illam eurlam proclamatu fuit in plena curis alia voce et reina, p li aliquis heres 18 . L. moto da mare feu bedicare boluceft quoboa teff. tt . bot. t qo beniat ad pro rimam cut, ad bicent pro le, nec nu ab offenbenou. qo pao fe beat. ec. et blterine abfa tilfac. Dho de reboifet fernic, inbe aretro p fpacium r. annoza, Cub pena fozi factue et dimiffionts tent dicti in man de feet herebibus fuis in perpetuum. ED)

ing gil. p regie 99 18

Dui dicunt luper lacramentum fuum . q Dant mino decerto pio toi fine ab hanc biem er antiquad fuet prout patet in capite.

court Baton.

Tit pref.quod, MO. C. habet folfatum mon efcuratum apud. ec. conf. rif. perci terre ad nocumentum pos puli dhi regis. Ideo ipfe in mia.

[]tem piel.pio. M. C. fecit infultum fuper. 3. 50 mera pacem bomini regis, Jbeo iple in mi feri corbia

St dictum bacuto.

C Itempref. p. B. S. . C. D. funt capital'. plegit s

factunt def. 3deo.in.mia

[3tem pref.quod bia regia apud . C. eft batte nos dua et cenola befalt befectu folle. 3.18. non elentata

Toeo in milericordia.

mil

MJ.

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DE C

Item dictit, o . natiuus bomini,eft atatis.ex. annogum et manfat; infra iftub dominum per annie es et biem non eft enril ad affilam bomini rents Toco ip feinmilericorbia. Et pulept eft balligo ipfum bis Oringere erga paorimam curiam ab tue eu ab affilam. sc et @. MD. C.effolpitat et receptab, 3ben.iple in mia. er. dicunt @ . MD. 28. habet follat ayud. se.cont. til pertie ab nocum ppt ofit regis, Toco ipte in mia. Tiem ine bicune fuper lacraft fuum,quob. MD. C. noctant talt anno.sc.claff 3. C.apud 3.fregit et ins trauft.et capones, aucas, et gallings, precif. tif. # .this bem inuent felonice cepit et alpontaule, et quod. 3. Remm recepit, holpitat, et confortat, leteng tolum elle felofi et felofi lit ticelle. Et precept eft ballo ta publich. MD. & piebictum, 3.attach et proxime gaole comittere.ac.

C Item pel.quod. MD. D. iniufte et contra pacem tratte languimem luper, 18.15 cum glabio. Joeo. iple in milericophia. Et dierus gladius remanet, bomino

m tudicium cau Cam fac.

[Jem dicunt, quod D. B. tali die anno er loco se mita dhium de A. furaf fule beum aquem nigeum Meil. rr. s. cutuldam. J. B. er quod B. C. feiens toff et cana

Court baron.

et confortat. Joed in mia, Et pret.eft. ballino fellete equum predictum vt forilfactu, de ente respondere.

The dicut of bous bos niger bel bous equasite, bentt de extratte infra dominium ad fellum palche bitimo preteritum, et preceptum ift balliuo proclas mare in foro in ecclelia prout moris elt. ec.

Item dic, o quidam ignotus felo furatus fult bnum equum precti.xx. s.extra iftud dominium. Joeo preceptum el balliuo feilire dictum equum in mas

num domini taula fozilfactut.

T Item die o MD. D. acerochiauit libi de edia tert, st. ad grave notument vicinozum luozum. Joso iple in mia, preced battivo leilire in manum domini .t. T Item die of B. lanus et incolmis cols elt vatas blindus, qui vigilat in noctibus, et dozmit per diem et mibil laborat Ideo. ?c.

T Ité dicunt, quod D. btlagat est talibus die anno et loco ad lectam, IR. Q. in placito transge . ideo per est ballio l'eilié bona et catella sua ad opus dit et.

T Item presequod Q. I. coram tali coronatore tali die anno et loco cognouit se spote felo feccife vil; tal il die anno et loco: p qua recognitione abiurauit ec. Et possea redditt sine charta regis et manct infra dit tim isud. Ideo presest balto. Di consabulario, ciuldi ditt spos Q. corporalit attach et proxi. gaola dit regis adduces, ibidem sub areta custodia moratus quo biqu. ec. Et pecpti è balto seistre bona et catali sua. Tem prese, quod I D. molend huius dominis sua manerii cepit tolneth iniuste et excessive de fariva di cinorum suorum. Ideo spie in mia.

T Item bicunt, Q bas habet follam non elcut low

Mani,fregerunt allifam. Ideo iple in mia.

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Court baron!

Atem bicunt, quod D. L. habult diem ad blitma meiam ad emed bnum follatu er oppolito longu. rit per luper pena. rt. D. Et quia non fectt bieth follat beo incurrer in dicta penam. Et preceptuel balling legare dictam penam lic for ad apus bomini.

Tate dicunt, @ J.et MD.funt Determarit,et fecerfit

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[Item vicunt, of R. A. qui de domino tenuit dis unias tras et ten libere vocat . per legem Inglie, vi de iure I. vrogis eius per leruit.iii. iii. d. iiii. d. diem daulit extremum post cuius mortem E. M. est eius tilius et heres propinguior, et est plene etatis, que diprelens modo in curia, et pecit admirti addictas intas et ten, et acceptus est inde tencus, et domino berleuio, dt pater in capite, et fecit domino fidelitate [Johannes I. electus est in officium consa. vel willet reddif, et iuratus est ad proleguendum. ve.

[]tem dicunt, o B. Ap.et & .D.iniufe leuauerunt brum hutelium magnum in perturbacione pacie bill mis polt blitmum bilum tentum, ad nocumentum

bitinojum apud D.toco in mia.

in what wele the bayly ffe or beddel, which fers ueth the course halt call thally foot breads and ale, when the courte is ended.

the Stewarde Mall cause the bayisse to make an oyes, and Mall say. Il maner men that wyt bake breade to sell, toke they sell four tours but. In and. is. loues for it, in and loke ye kepe thassie. If Il maner of brewers that wyll brewe to sel loke well a galon of ale of the beste, for it. d.ob. the sex wide for a penge, and the worste for an ob. and the the assyste, and that no brewer sell out no buy the tyll the ale consure, have assayed thereof, and 15. it.

Court baron;

Sette a proce thereon, beon pepne of forlayfoure et.

Ind all maner of men that have for to be at the baye, come and you halbe harde, or clies kept your day at the nexte courte, by relenable warnings and Goo faue the hinge.

Meratous. Phūs wo.

The other of the Conftables, and other offeres.

o whom the Stewarde thall fay in this wife, lay your handes byon the boke, a fay after me. I that true confinble be, a true preferment make of blod thebding, outcryes, fraces, and refcous, and duely kepe buto my power that,

di.

ter f

that tout

feru

that bilongeth buto the office of a confioble to bo to thelpe me god and holydome. Et fic de alifs.

I hall true lyege man be, and true fayth bear buto kynge Henrye the eyght that nowe is, and to these knowe. The treason me kepe it secrete, but hall enfourme and do to wete them that be the kynges officers, that have the lawe in gours nance and thalbe buxum and obedient to the Justice Longithment, Shypyfirs, Eschetours. Haylyfirs, and Longiables, and to all other officers, of the

helpe me god. ec.

I and when the courte is bone, then hell the
beemarbe chole two or the or foure offeres, to so
fere the courte boon there news carge, to.

hyuge and all that they thall charge la wefullye , is

The othe of the Afferatours.

Court Baron.

ye thall truety after the trespalles prefentibat this tourt, and no manne affelle more greuouslye for bate, no; more casely, for loue, but truelye after the quantitie of the wronge or trespace, after your constinute to affelle every personne, so helpe you good and holydome, holdying they; handes boon the boke, buryinge the charge, and make them hy se the boke.

The maner of furrendynge.

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Co whome the flewarde hall lage, take hymithe pite, and he hall holde the one ende, and the fite with hall holde the other ende, and that lagerium with full courte. I yelde by my tenement and lands that is called 18. the whiche I holde of this town the lottes wyll after the cult ome of this manut, to the ble of I. 18. and his herges, to

Can what wyle the metwarbe that belyere in fealon to any man of lande after the min to ble a cuffome of the maner.

miricard amount in

pe Stewarde Walt put the one ends of the perbe in the bande of hym that Wall have the lande, and he chall fave thus to hym. App look graunteth heare to you feifon of his land that ye have thin here in the courte, to holde at the looked wyll after the custome of this manner.

Ind when that is done the Detewards Malkord him lave his hands oppose the boke, so his fealer and laye in this wyle. I hall beare fapthe and mouthe to my tope of this maner, as for this lands that I have taken to holde hears of my Lorde in warte, and truely to pape the centes, suptes, and senies that longe thereto, as for the tyme that I hall occupye, so god me belpe. se. and bydde tyme last steepe boke, and laye bowne a penye or two as 15.111.

court Baron.

Chemance fe. et. Ge nota chat te behoneth the die

warbe to haue thep; names.

The fourme of byuers copies for landes and te mementes bolden at wol after the cuffome of the man mer, or by the beege, and in what wyle the cliente Wali mahr and enfer than in.

Tab hanc curfam offs concellit ertramanus tags per C. C. fenefcaltum Cutim C. IR.et 3. bront eius bum tenementum cum Cer acras terre cu parlint farente aprib Mo apibus bominus p lenelralla conc. feilingmi Cenendu libiet berchibus luis de buo pie birgam ab boluntatem bomint Cccunbum confumb dine manerit, et bant bho be fine p ingreffu lublin bed prout patet in cavite et feceruit ono fibelitate. T 30 hanc curiam offe concarer AL. IR . Cenefcallum Tuum IR. MD.et Joanne brogi eius bnu melluag.bi. ate terre tumi pertif igten fapo B. votat 25. habitoum et tenent prebictum m: Auga: ver tereas cum pertind prefatti IR. MD.ct T. berto et affignatis fuis ad bos lantatem ofit lecundi canfuetubruem manetit, tos Debo annuatim bifo a factelfonbus fine. bl. 5. bil. b. Pag ofbus et l'inquits feraicits ab duos ani terminos bits ab fella Balche et fantei ABt. per equales pop ciones. Et bat bfio be fine wo ingre ffu inde habente prout patet in capite et fecis bomino febelitatemi Fidd hanc cariam benie B. M. et Curlum rebalt in mante bit baum teff borath G. sc. ab opus 3.0. midha per fene featlum fun conciinde feilinam, w ment fibi et herebibus tuis de bho ab boluntatun

De fine sc. et fecit bomino fidelitatem. Tab banc curlam benef R. Diet B. broz efus, ip Satola per le cramifi, fuelum redd in manus domini bnu ten tu garbino fatens int fras talis er perte.

domini fecunta confuetubine maneril. Et Dat alle

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ab opus 3 D. et 3. brous eine, quibus dominus inde conc. feilinam. Babendum et tenindum putatis 3. et 3. heredibus ipfius 3. de domino, ad voluns eatem domini fecundum confuetudinem maneri.

et bat bno be fine. st. ct fecerunt one fibelitatem. (30 hanc curiam benit 3.1. et furfum rebbit in manus bomini bnu tch.cum gardino nuper. 18. @.ab apus T. MD. habendu et tenend fibi et heredibus fais be dho ad bolunta:em bomini fcrudu conf. manerit. fub condicione fequen. o fi predict 3. folust feu fot ui fac.prefato J. D. rl.s. ac. ad fefta Cubicripta, bide licet ab feltum Balche proxime furut poft batum butus cut .rr. B. rc. ct ad feftum fancet ABichael pri the lequen.rr.s. or tune prelens furfa redicio fet in fuo roboze et effectu. Et li befectio in aliqua foinci onum prebit in parte it in toto fuerit, tune tene lf cebit prefato 3 B, beredibus et allignatis luis rein trare et rehabere. te, illa furfum in redditione in alis quo non obfrante, ac. Et dat beming de fine pro in greffu habendo.sc. et fecit domino fibelitatem.

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[30 hanc cut compertum eft, & J. T. extra cut furfum redd in man J. L. balliuf demini huius manerif vnam acram terre voc. L. quondam MD. D. adopus B. J. Luf dominus inde concessit feitinam Emend sibi et het suis de dho ad voluntatem domis misecundum consuetudinem manerif. Et dat domino

be fine .sc. Et fecit bomino fibelitatem.

T 30 hanc curiam tenk apud D. tali die et anno. et. pret. kuit balliuo leilire in manii dii bnum tefi eum pertin e E. nuper Iohannis D. boc. L. to quod ihe alienauit, et dick tefi bendidit eiuldem A. J. line lietentia domini. Et de erif inde domino relpondere quoulge. et nunc ad ilfa eandem euf, dhe de gfa lua speciali cocessit dictum tefitum cum pertinch J. B. suit.

court Baron.

26 ent bominus conceffie inde fetfinam , habenbe libi et hef fuis de domino ad boluntatem domini tes nenbum fcom confuetubine menerit. Et bat bomino De fine et ferit boming fibelitatem.

Tab hant curta bas per E. 18. Socuelcall fun car 3. C. bnū tefi cum Cepibus a follat, et cum omnibus Luis pertif boe. 3. habent et tenendum libt et heres bibus fuis a fefto fancti Michael'archag . pri. fu tut poft dat buius cut, blos ad finem termini. rrrit. anoju ertut pri.lequencia et pcenat copled redbebo inde domino & Cuccell. Luis pannum.tii. B.titi. D. ad Duos annui terminos bics ab fefto Cancti Bichadis archang, et Balche per equales posciones. Brouilo Cemper, o burante termino predicto bominus inue niet meremin, totiens cociens necelle fuerit abdis tum tefita, ement revat & Cuftinet. Et bat bomino

De fine, et fecte bomino fibelitatem.

Tab hanc cut compertum eft. o cum bominus per C. 18 fenefcat fun ad proxi:cue pcedent tent apud. 6. Die tune met. polt feltum fancti ABichae.an.t. IRe ec.concertra manus fuas. 3.18. et herebibus fuis bs nam peciam terf contifi.iii acras arabiles, quod bam Chomas L. in 15. facentes inter terram 3. D. ... babenbum et tenenbum paebictam peciam tertecum pertinentits luis prefatum 1. 28 . bet et affignatis luis imperpetun ad voluntatem domini fecundum confuetudinem manerit. Et poftea benit quebam Juliana cozam. L. 25: Cenelcall'bomini, et pritendit habere titulum in predicta peria terre, et remilit et telarauit pretat 3. IR. herb et affignatis luis per le Cenciam bomini totum fus fuum et clameum. quim habuit, habet, feu habere poteft in predicta peria terre, et in qualibet eius parcella ita quod net ipla net herebes fui , net aliquis alius nomine fuo alis

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Court Barou.

quod tus bet clameum in pedice pecia terre de cetero erigere, bet bendicare, poterie, led ab omni actione turis inde line exclusi perpielentes. Et proce 3. dat bomino de fine. tc. Et fecit domino fibelitatem.

Tabhac curlam compertu elt, quod. 3.15. oblie post blimam curlam, qui de domino tenuit libi et heredibus luis bnam percellam terre voc. D. et inde lalitus. sc. Et dicit quod R. B. frater eluldem 3. est inde proximus heres et plene etatis et hic est pres las in curla, petit admitti. Et admissus est inde tmes, tenendum sibi et heredibus suis de dho ad voc luntatem dhi scom consuctudinem manerii. Et dat

bomino de fine pao ingreffu.sc. Et fecit.sc.

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curiam centam compertüelt, quod R. B. ad curiam tentam apud C, die Jouis. et. lurlum reddit in manus domini donum tenementum, et tres actas terre doc. B. ad opus J. R. e. B. drous eius, quidus dominus concessit inde seissinam tenendum sibi et here dibus suis de copposibus suis legitime procreatis Et si odierunt. et. of tunc predictum tenementum et terre remaneant ecetis heredibus ip sius R. Et modo in curia ista informat y totum homag. pdict of J. R. et 3. moriedant sine heredibus inter eos legitime procreatis. Ob quod denit J. B. frater et heres R. B. predicti, et petit seisenam per licenciam domini, predictarum terrarum e tenementum, que el post moriam predicti R. exmanere debent.

Tabhant curiam benit B. D. et sursu redd in mas mis dhi bnum teft i octo acras terre boc.B. be domis aus faciaf inde voluntatem sus, et dominus habet in besellinam, er gea sua speciali reconcessit predicta imemera et tras J. at D. et vroji eius durate vita tojum: ita op post mortem et decessum eorum predicta tenementa esmaneant J. vroji B. durante

25.b. bita

Dita fua. Et poft detellum eius, prodicte terre eta

mente remancant rectis herebibus ipfius B. .. imperpetuum, tenendum per birgam ab boluntatim Domini Cecundum confuetubinem manerii, in forme prebicta, faluo ture cutuflibet. Et prebicti M. et 1. bant bio be fine. Et fecerunt Domino fibelitatem. T 30 hant curiam compertum eft. quod IR. 25. lane quidus in extremis furlum reddidit in manus affi extra curiam per manus 3.5 in paclentia 3.et B.tt nertum butus manerit. bnu tef cum prinencits. 16. ad opus 3. brouis fue. Eenendum fibi per feruitif inde bebitum, fecundum confuetubinem manerii ma termino bite fue. Ita p polt becellum einfbem 3. pps Dictum tef remafi 3.filio predictorum 3. 3. thet be romore fuo legittime procreat. Et fi contingat pus Dictum T. fine bet de le legitrime procreat obiere. P tunc predictum tenementum remanere 18.filio comis Dem I, et 3. Gt ff contingat btrumg cosundem I.et 3. line beredibus de comonibo luis tegittime perent obire: quod tunc predictum tenementum cum petts nenciis per exec. periulque cojum diutius biumtis bender, et benarif inde precepti et prouenientes , po anima bus parentum cozum et Cuosum benefacion disponant in allis blibus et operibus charitatiuis, et millis celebiandis, et elemolinis biffeibuendis, pront eis mellus bibetur expedire authus bominus concellit leifinam, Wenendum in forma predicts ab boluntatem bomini lecundum confuetudinem mas merti. Refpectuat fibelit conubem T. et.18. pao cog Tunt infra etatem. sc

T Dat est curic intelligi, quod Joannes 25. nes einus domini fuit leititus de bno cotagid cum per einenciis in 1). - obiit inde leifitus:post caius mop tem presentat est per totum homagium, quod C.

the

Sot

yfo; neti lohi ther Court Baron.

s, et klius eius et heres propinquior, et el plene eintis. Et modo in ilis eadem curiam venit 3. droz proiett J. et petit licenciam domini admitti lecuns dum consuetudinem manerii, 3d terciam partem proieti melluagii. Tenendum lecundum consuetus dinem manerii in forma proieta. Et dat domino de fine. et. Et fecit domino fidelitarem. Postes de nit predictus. E. filius et heres prodicti J. 15. et pe nit lecundum consuetudinem manerii se admitti ad proferas duas partes simul cum tercia parte prodicti di cotagii (cum acciderit) post mortem predicti di et. Lui dominus inde concessit seissimam tenendum sidi e heredibus suis de domino ad volunt domini per servicia inde debit et de suit consueta. Et dat dos mino de kine, pro sugress. et. fec. ec.

That plees be determinable in a courte Baron.

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E is to be noted that in the courte Baron, Lountpes and hundredes, are determinable, plees of replesuin of beaftes, of Ercfpasse, Loues naunte, detenue of Chatelles, and Dettes, whiche be bnder.rl.s. for pf they be aboue, then all they to be

fued tu upgher courtes.

And lyke as the hynges courtes, all luytes betwene parties comence by oppginall wryttes, Euen loin these base courtes do they comence by playnte. for ye anye wyll sue another thera, hym behos with to go sylle but o the Baylysse of that courte wheren he porposeth to suc (and enter his playntes there) accordynge to the nature of his cale: or he maye Court Baron.

that bo it in the ope court. Is for example pfitbe to the repleupenge of beaftes, then to entre it thus,

Of 3. Soqueris de MD. f. sc. de placito captionis et detencionis auerionum pt. sc. Crefpas.

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Louenannte.

Dette.

II 3.6. queritur de MD.D. De placito bediti ples git de procequendo 3. 25.et L.D.

Detinue.sc.

1. 3. bt lupa de placito detencionis catallomin

Ind in futhe toplein every cale that the plaintes be entred, of what nature of action to ever they be.

The proces and fourme of plebynge in a Court baron. st.

A playntes of Dette, Louenaunt, and Detinue of Chatelies, the defendant Galbe somoned to appece in the court at a certaine day. Then hall the Stewards of the courte cause the parties to be called. Friste the playntyste thus. John at Style plaintys come. sc. Then must be be redy. Indianallent, the Stewards Gall alks of the Baylyst howe he hath retourned his piecepte. Ind ye here tourne the desendant somoned, then Gall there is an Itachement awarded agaynste hym to be at the mexte court.

T Ittachement.

T Ind ye Mall knowe that the defendant in the east Mall not be attached by his bodye, but by his good des, that is to wete by his ore, cowe, hople, potte,

Court baron.

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panne, of other maner of Chatell. Ind whan the partye is so attached, he mape chuse whythere he will suffre the Baplysset carry awaye the thynge whereby he is attached of elies to repleuse it by two pledges dystraynable within the same maner, whis che halbe come sacrtyes for him to appear at the next tourte. Ind in case that the goodes (whereby the partye so attached) be unpleused, and the desendant make defaute at the daye gruen hymby the attached ment: the courte hall kepe that, that it hath, and as warded that he be dystrayned by more. Ind yf the goodes attached by repleused, and the partye come not the pledges halbe amerced, and the desendants bistrayned agaynst another days.

Diftres.

A differes Halbe taken of the goodes, as before is sayde of the attachemente, sanyinge that where the goodes attached be replenyable by it. pledges, the bystres thall not be delivered by fewer them source Painpernours. And of the desembante come not at the day's given by distres, the Mappinernours halbe americed, and the desembant thalbe dystrayned as gapne. And of the distress be in the Baylyste hande nat imaginatist, and the desembant come not: then hall the courte awarde that, that he hathe, and bystres inspirite buryll he come. And so euerge dessaulte that the desembante Hall make, he is not americable, but dystraynable before that he come but the courte, whereat when he appears he shall synde. it. pledges to save his defaulte.

(allo note that pf the playntyte be ablente at as me courte, excepte be be elloyned. he hall lele hys playnte, and the courte hall awarde a Ronfute and the partye with hys pledges to be amercyed.

alto

Courte baron .

Tallo in Repleuin and Erelpas the fame processe lyeth, layenge, that where in the foretayde cales the process begynneth by Somons, in thele across it

hall begynne by attachemente.

and whan anye plee is hanginge bytwene partyes whiche appere in the courte, the playntyfe much have hys declaracyon redye. wherein he hall theme hys grevaunce agaynft the defendant, whiche that descende it in fuch wyle as maye be maynteyned by reas

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Ion, and accordynge to the matter.

Tallo pe must note that energy vectoratory, there be the poyntes, that is to wete, Demonstracyon, the declaracyon, and the perclose. Ind in the demonstracyon are the thypinges contayined, that is moste, who complayineth, and agayiste whome and too what thyinge. Ind in the declaracyon chalbe compayed howe, and in what wyse the accyon between the partyes began, and what daye, and place and to whome the accyon is given. Ind in the perclose must be sheed howe muche the playings is endanged, and that he will anowe is surfect to be good, whiche is nothings elses but a conclusion beams hemonstracyon, and beclaracyon.

che thynges to be noted. Frile whan the partye be the thynges to be noted. Frile whan the partye be fendeth the wronge and force, it is to be prefumed that he exculeth him felse of the wronge furmy fed against hym in the declaracyon, and maketh hym selse partye to the matter, and where he desendeth the damages, he affigure the the partye able to sue. Ind whan he saythe (ou et quant il boit) thereby bothe he admytte the Just soiccyon of the courte to deter-

mone the plee.

Dojeouer Ercepepens maye be taken brues ways

Courte baron.

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maves. Fraite the Jurif Diccion of the courte. Ces conductive to the matter, thy delye to the barpance after to the accoon. Ercepepon to the Juriforcipon is taken in this wofe. The Defendaunte that here is actendeth the wronge and force , without further mordes, and then he that! fare thus. bra we fuppole that you will not take knowledge of this pice. for you have it by a Cperpall lawe, that no courte ought to betermpne appe plees of bette, Contractes, og cournaunt, whiche commenced in anye place out of the JurylDicepon of the fame. Ind for fo muche as the playntyfe bath declared agapmit be bppon a cons tracte made in luche a towne, whiche is not of roue power : Judgement pf contrarpe to the prohibieron the ellatut, you woll take knowledge of thes pice. allo exception mape be taken to the Jurildiction incale where one by playnte demaundeth agaynte another anne bettie amountping to the fume of .tl.s. or more, bycaule they can not be bemaunbed without wirtte, the defendaunte may demaunde judgement pe contrarpe. ac. you may take bppon you knowledge of fushe maner of bette, Greepepon also mape be taken to the Jary Copetyon , in cale that in an accyon of Erelpas the playntyfe declare of an affrage thus. bys for almuche as the playntyfe declarethe of an afrape with force and armes agapufte the peace, whis the is pice of the cozone, and is not trable any other where then in the Eynges courte, we demaunde inds gement.sc.

[allo yf one be impleded in the hynges courte as beloje inflyeers for lande that is in auncyent des meine, as landes pledable at the common lawe the pattye maye aledge that the landes in demaunde be within auncient demelne, and demaundeth indgement

pf the

court Baron.

other maners may one takercepeyon to the turiloges toon of a courte, to that he defende no more but the

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To the person, except pon maye be taken in this wyse. Johan at htyle that here is, defendeth the wronge and the sorce, where, and when, that he ought and demaundeth sudgement, yt he be a personable to be aunswered unto. For we save that suche a personable to be aunswered unto. For we save that suche a personable to be aunswered unto. For we save that suche a personable to be aunswered unto a the such that such a personable to the save excommuny cate by the Bythoppe of . L. and so he standeth pet styll in the centures of the church, and can thewe no letter of absolucyon in dyscharge therof. The Judgement of he halbe aunswered unto, in profe of the same, here is the letter of the Didynative.

I and note that when in an account one well plede Ercommunicacyon in the person of the playmyte, hym behoueth to thewe letters under the seale of the Apsilhop tellyspenge of the same and nat of any commensure. For no letters be of records in the hynges tourte, but of the ordernarys hym selfe as it appears

Mo. rr. D . bi. plac.i.

Exception also have be taken to the nonabylyte of the person, as to saye. Suche a vere daye, and place, the playntyse was outlawed at the super of one Johan busses for telonge. Justigement of houghte to be aunswered, without the wynge howe he was restoned to the sawe. De he maye saye that he ought not to be answered, because he is his pallyne, or a religious person, and of suche a house. Judge mente withoute hys sourcagne he oughte to be aunswered, or he maye saye that the playntyse is a woman, and hathe an husbande synynge, mor named in

Court baron,

he wiptte, Judgement, ye wi hout hym the halbe auni wered binto. Ind in dyuers other maners maye

one take ercepepon to the perfon.

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3nd as to the fourme Erceptpon mave be taken thus that is to wete , whereby one worde a thringe Bffirmarine is supposed, and by another worde a Aggatrue, as contrarpete of matter . Blfo the count mare be bictous in fourme. and wherein the Demonftracpon, moze is compatted then in the beclas racoon. As wherein the bemonstracron be Demauns beth.rr.s. and in the Declaration, be proueth but. r.s. whiche is not purfuynge bopon the count_ and in tyke maner where there is anye worde of fourme omptted in the Declaracyon, thoughe the fame be nat materpali, as in an action of Trefpas, thefe wordes (and autters tebes tup fpft) + fuch tyke that be moze formall, then materpail. Bilo a declaracyon mave be birpous, when it is nat purlupage, but contrary. Ye hall also knowe that a beclaracyon mape be birpous in matter, as where there is omptted what daye the contracte was made betwene the partyes, of in the pere of dape, of in leauringe out the pere of the hynge, or the feaste, suche a Declaracpon is byeps ous. Ind it hall abate for baryaunce as where the playnt, and the declaracy on barge in name, furname of in Substance. and in every cale where the beclas terron oughte to sarce with the playnee, and bothe nat, the playnte Watt abate for barpaunce and like wple it is where the accoon is grounded bopon a fpe maltre, and varyaunce is betwene the playnte, and the specralte.

where the playntife declareth not by the expelle works that the action is gruen to him, in this wife, because for the control of the control

Court Baron.

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pon le well howe he hath declared agapufte be. me beth not Supposed that the accom is gruen to bime subaement if without Wewinge therof, be mape haue Alfo Ercepcyon mave anve accyon agaynfte be . be taken to the accyon where a wiptte of Dette is brought agapuit executoure, and the Demaunde what the playntyfe bath to thewe to profe of the bet, and pf be haue nought to Dewe, then Chall bis fute falle. T Dozeouer it is necellary that the Defendant take lips excepepons in order, as before is lapde, for pe he take ercepepon to the perfonne, he Chait not be abs myeted after to chalenge the Jurildyccyon. Ind of he take Ercepcyon fyafte to the marter, then is be pale all chalenges to the fourme and Juriforceran for when he takert errepero to the accron, be abmits teth the wait a Declaration to be good in every point. and it is to be noted that when one taketh anne of the ercepepons, and the fame is not alowed, as for one example he chalengeth the fourme. It behouethe hom to proue and mayntepne his Excepepon and es mery of the to be good, and inflifrable by the lawe. te. Rote that the Ercepepons aboue meneroned. that is to lave, to the personne, Matter, fourme and pariaunce (pf thep be oplatories) be of none other et fecte but to belave the partye for the tyme, whiche te to abate the playnte, and all the proceffe bepen: bonge theron. Dowbett the plannerfe mare haue a neme plapare, when foeuer it hall pleafe bom.sc. and note alfo that euery Erceperon taken, to the accoon is peremptozie, for that they beltrope the Decpon for euer : in Comuche that pt the Judgement palle with hym that toke the Exception, the other is barred of hys accoon for euer . and pf pe pall egaynft hym, then is be excluded frome all other es ceperone

Court baron.

eprons, and the playntyfe Gal attayne to hys purs pole, and by luch an Exception the matter Gall take

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Chereman allo Excepepon be taken to the bils tountynaunce of the procelle, as where the procelle of aplee begynnith by Somons, and by worde of Ikes come, or by Attachemente, or pf the playnte bearnne. briomons, and the courte is not holden at the dare epuen to the partycs by the bomons, or attaches mente, oz Somons, ozby britres. Ind note that the fami ercepepon mape be taken at any tom: , whylefte the plee is hangynge, after that the Defendaunt hath ones made the defence, butpli he plebe to the actpon. Rome it is to be fene home many maves, pffue mape De taken in a Courte Baron bopon playntes. and by the common tawe by Examphacpon of the fuite, by wager of lawe, and by confellyon. But iffue boon Erampnacpon,can neuer be taken but in plees of bette, and that in thes wple. The befenbant map alke what the playnty ffe bath to thewe in profe of the Dette , that be banaunbeth whereunto pf he lave that his furte is good, the befendaunte mave prave that the furte be Erampned at hps perryll . Then of the playnty fe bayng in two or thre that well I wes are that they were preup to the contracte, and apus tupdence accordyinge as the playntyfe bath Declared in that cale the planninge hal recourt his Demaunde with his bamages . But pf it be found that the plains the hath in any popute in his declaracyon barped from the truthe of the contracte og matter, then Gall the befendant be lycenced to Departe without day and the playntyfe thalbe amercyed. Alfo the playnt thall whate, where the fupte is not taken in the Lourte, where as the Exampuacyon is demaunded.sc.

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court Baron.

T Bogcouer iffue maye be taken by frauerfynge of that whiche the playntyfe hath Declared , as where he bemaundeth the dumme of, rr. g.in this tale mane the partye make his befence by the wordes of course and fare . Drz re fee well howe by hys beilarace. on, he bemaundetb agaynfte bs .r. s. whereunto me fave that we owe him nothpage, and that are we tro to to proue by wager of lawe agaynte hym, or home fo euer that thys courte Mail awarde that we Mail Defende. In thes cale hall the Defendaunt baue bar buto the nexte court, and hall fynde pleges to mate hos lame with the handes, or fyre handes accordence as the courte fall awarde. Ind thes pffue mave he taken in euerpe plannte , excepte in fperpall cales. Therefore let theym that wyll take plue by mant of lame well abuyled that he trauerle the popule. whereupon the accoon is mayntepned, as the burre in cales of bette, the witholdpinge in cales of betinue and the breache of the couenantes, in couenaunte, and the takenge of the beates in cale of Repleupn . t. And note that in plees of Trefpas, the Defendaunt Dall fave that he is not gylrye, and therupon he mer offre to mage bps lame pfit be nat in Erelpase garnfte the peace.

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at lo one maye fayle of waying his lawe in dy uses cales, as where the wytnelle that hould fwere, refule to depole according to that, when with they Malbe charged. Dry fanye withdrawe his hande frome the boke before he take his othe original befordant do not brynge in so many witnelles as the courte hath appoynted hym, or yfhe make defaultat the day that the court appoynt to wage hys lawe Dryf he be elloyned, after that he hath founde lurs the to wage hys lawe to wage hys lawe

Court baron.

to warrant his elloyne: all thele cales the befindant hath fayled of hys lawe. Ind ye hall take it for a generall rule that in every cale where the befondaunt hylleth of hys lawe, the playntyfe hall recover as gaynt hym hys hole demaunde, with hys damages according to hys declaracyon without anye taxacion of the courte, as appeareth by thele two becles.

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hyslawe, he chall note that when anye muste wage hyslawe, he chall come at the begrunninge of the water, and chall profeer to wage hys lawe in thys maner. Frist ye chall laye hys right hande by on aboke whiche he chall holde in hys lefte hande, and chall saye thus. By ye have harde Johan at byte whiche here profeereth to wage hys lawe against Johan at Mocke in a plee of Dette. Ind when the Alethe commeth, and declarethe against hym, he chall call the partyes, and the court chall discharge them.

Mallo by confession plue mape be taken thus, as when the befendaunt layeth that he can not deny the Euron of the plyantyfe, but that it is true in which take the playntyfe Mall recover hys demaunde, and the befendaunt Malbe amerced.

Mat is to wete howe the playntyfe Mail declare in his action in dyners cafes, as in dette demanns

bed by reason of contractes byenge of less lynge, arbytrementes of bette bemauns bed agaynst suerties, of for nat byschargynge of suerties.

Baron in plecs reall.

Courte baron .

Gerpe waytte of Apght that is directed to the loads of any quet or hys Baylystes to holde pless of anye matter hangynge between hys tenauntes, the waytte of typh close in aunopent demelne onely crecepted, muste be parente, that is to

wete open, and it muft be fraft brought in the court of the fame type of whome he claymeth to holde the lande bemaunded . Ind alfo there maye the partyes pleade, of the bemaundant lofte, bnto the fpnall byl suffon of the fupte by wager of batarle, or by the great Affple. But pf the tenaunt put him felfe to the great afffe of the hynge in the fame courte, the map the matter be remoued at the procurement of the tes naunt, thus. Be may go buto the kynges courte, and purchale a waptte oprected to the Soparfe of the countre, whereby the toade of the fee, hatbe prohybre ted to kepe anye lenger the plee in hys courte, exapt that the bataple be maded afore . in lyke maner as the Shpapffe hom lette is paohpbyted, when auft Cache plee is holden in his courte, Zad the tenaunt Mail haue bys Elfornes bothe of malo lett and of malo beniendi, pf hym tyfte. Reuertheles, it Galbe in thelecepon of the bemaundant pf he woll haue his -Foz he mape Cupte hange there Co longe, oanat at hys pleafure go bnto the Shrapfte , and bepole tips othe, or two able wythe fee of the court Baton, that he coulde not have ryght there, 3nd fo why ther the Lorde and the tenant well or not be may to moue the matter into the countre.

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the fame (pfhe topil) may reduce against that mate ter in his courte, and the fame to betermpne in bue pibre, to that he can fuffpepentipe proue that the bes moundant farled not of his right in his Lourte. and the Lorde Caibe abmytted to auerre and ius Arfre the fame, in irke maner and by irke probacyon as the partye byd in the furmple of the contrarpe: and fo mave the Lorde do in hygher courtes of the hynge, but that happeneth perelye. fog it is thought that berpe fmali aduantage, of in maner vone com. meth unto the loades court by holding of fuch plees. (Bilo the Lorde of the court map (pf hrm ipft) of bys (pecpall grace warte buto the kynge by his lits ters Batentes . that he chat remptteth bis Court to the hynge for the tyme, pt be loue the bemaundant so muche, boyon the Dewynge of the whiche letters the demaundaunte thall have a waytte of Ryght out of the Chauncerpe Directed to the Shppffe, wheres by he mail commaunde the tenant to rendre the lande bpon the demaundaunt, whiche wapte pf the tenaunt obey not immediative, and the bemaundaunt frnde fuertye to folowe his furte, the tenant Malbe fomos ned to appere in the Benche at a certaine bave.

and so permape so that before anye entre of the countie, the plec maye be remosued to the hyghe Lourt of our sourragne loade the hyng at the syall daye.

magna diligencia reuisa.

Moue addictones. Counte de dette par reason baccompte.



Bo bous montere. Mo.18. que cy elt in propre perio et lop pleint que in. w. quillonques est al barf a tort luy betient i ne luy reno pas xx.s. dagent de il luy boit, et pue ceo a tort si celly 18. vient cy a Dro te ludi prochin aps le fel de laint Michell larchangell landa

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reane nee feignour le roy que ox est que dicu garbe le prefi :et nous apprompte les auantoits.rr.s. apaier no le tour de touts leints bonds pehin enfuant a al four il ne pata point, et louent de puis no auons be maund bel bit 28 . le bit fome, it il pait ne boloit,ne buroze boit . eins les betient as bamages if celly pt de.r.s. Et fi le bef. quillonques eft cco boit bels bire bous ques icy le proue quotre fon luyte bon. Defend toat et foate et les bamages be pleede g.s. et plufs ou meins bef. que ff eft. et defendia la quant defendre lup deue. ADes (i bo' boiles prendit ercepcion a la iurildicion ou le per on bous ques dit erop en boftre befence, et bonques bous purres me capituler le counte, et demander oper bel plannte et purpofer excepcion a la varpance li ainly foit et birres iffint. Sir oue boltre conge no boilons am parler. Et quant bous aues empart & reherle le cont bous dires ainfi. Dir bous aues cy 15. q def. topt et force et les damages de .rr.s. et pluis ou meins Con pffuz, et bntoze fait il a fon entre. Et bonques bous purres reherfer le counte et affigfi les befences en tiel man Jugement de counte, quat bous aus bien entend coment il ab count, et pour ceo a topt que 25. bient tiel tour et an et ope il lupp la venue elte, CORCIOUS

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elitt, rious entious, et la count pue la venue ce diofettel ples grolles subsequentes, et pur ceo sugement de count. Duerens, cest paroli, toit, doit estre referre ale demonstracion, et nemp a la declaracion, quat en sa demonstracion nons auous suppose que de descriptions. Le pur ceo a toit, le quel est de copulatif et enter a la reson piecedent, et nemp a la reson subsequent, quar nostre count est asses de pius de tra le desendant. Que aues de piouer dostre dette.

[Quet fuit bon. [Defend nous priouns que l's foit examine. [Quet nous araine on fuit fur constracte, il boit dedire. ec. mes bous naues mpe dedit indaement l'al eraminacion devous viendre.

Defend li bous voilles deldire, ne sont q paroles formels, iudgement si par tiels parolles formels doit il nous de cest issue ouster. Et dauter part ce issue est donc en chescun cas de contracte, et plee de bette surde de contracte, iudgement si cest issue ne soit asses donc et puis la courte agacde lissue, et trois fuerunt iures, et examines privement et seues talment, ou les deux accorde, et le rierce varie, par que agarde suit par la Lourt que le pleyntisse ne preigne tiens par sa pleint, eins soit en le merce.

Courte de Dette Dachate.

Leo vous monstre M.B. que cy loy pleynt de J.de. C. quillonques est a la barre que mesme cesty. J.a rozt suy detient et pas ne suy rent.xx.s. dargent que il sup doit, et pur ceo a tozt que mesme cessuy J. vient le sundy prochein appes le feast de toutes sayntes a Orfozde, et ilsonques achate del dit M.b. buchinal pur les dittes vi.s. e paier al dit: M.te samedy donques prochin ensuant a quel sour il ne para poynt, ne vinquoze fait, eins le ditent a tozt sa damages de mesme cesty pleintyse .x.s. Et si le

befendant quillons est ceo voit dedire, vous aus epte pe q auowe son suit von. (Defend. vt supm. Judgement de count quer il ad conte que nous actatons de lup vn chiuall, mes il nad mye dit quel colo

le chinali fuit.et pur ceo Jubgement. tc.

T Quet. Rous auons demande deuers bous de de. er. s les fr lum? a recouerer dens bous, et nem le chival, par que delois que nous ne lumus mye are couer le chival, il nestoit post mestier a dire la colour. T Defendant. Dir vous veles bien coment il viet a recouer devers nous eres, pur ceo que acharons de luy cy chival, si come il suppose par son count, mes il nad mye dit file chival deuyent en nostre postession, er nentendons mye sauns ceo aver suppose quel puisse tiel count devers nous maintener.

Ducrens Rous bous Cuppole bn achate. # chefeun achate Cuppofe mutarpon bel propertie be thole achate par largent bone pur melme la chole bendu,eftre beffu en le poffeffion de lachatour , per que bous demaundomus fudgement delozs que par entent de ley la propriete eft suppose en bee person par force be cell attachement, le quel attachement bo? naues point delbit, et pur ceo nous pons noller bet et nous damages . Defendant . Donques lop polt defendre come devaunt et dire ainli. Sit nous me lup depons nat benere en le manere come il ab Suppole, er ceo nous bolons defendre par noltre len. et quant que celly courte axarde . Querens, Citla lep, et fuit agarde par la courte que tenbilt fa lepa la prochein courte octelme maine a quel tour il fuit Effoine De fa ley , et fuit affigne quit foit ilonques a bn auter iont agarrant. fon efforne. 3 quel tour! profer de fapre de la lep come il fuit alligne, mes bn be ceur, que deuffent turer oue tup retrait la main quil

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guil ne boit pas turer, pur que la court agarde que le plaintife recoueroit la demaunde ouclque les das mages, et le defendant en la mercy.

I Die fait abire de dette demaunde

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Eo bous me B.de E. que epelt sc.que Jo.de R. que illonques ell a tott lup betient et ne lup rende.

rr. ö, dargent queur il lup bott, ce pur co a tott q tiel four et an ficelly J. vient fep a Ortode, et il lonques les auandis B.et J.cins militet en agarde et arbyttemint

bebons gens.s. M. Dye et IR. flie pur bn this que th telly Johan auoft fait al bit IR et graunterons & les detes Arbitrojs benffent arbetrer enter eur,ct q ils et chefcun de que beuft accompter lour Brbpters ment et agard en la matter fuit bit, les quels arbitet et atug.que le bit John paierote amelme celly 18. De Lles ditz rr. foubs le lundt prochin enfuant, a quel tour il ne paia point, ne bnquoze fait eins les betis ent a torte et as bamages. ac. (Defendant Juds gment de counte quar il ad suppose que Moilliam Dre et Micharde fipe fuerunt arbitrogs parenter lup et nous pur bn trespas,mes il ne dit point quant le trefpas fuit fait, ne que trefpas il fuit, et pur ceo ludgement de count. I Querens Rous ne lumus mpe arccouerer pur le trefpas, eine les bits . r.s. que nous fueront atuges pur le trefpas par larbitre nent le quel nous auous mpe en certaine, illint nous les ble noftre count affes bien. T Defendaunt , chefcum chole que eft caufe taccion lerra declare in Lourt en certaine, et le trespas est chose de accyon come bolte count proue,et nell mremps in certaine, et DES

Demaundons tubarment et prions que ber cout chat. Dueren. Et pur ceo que nous aufs counte fut Epcientment Deuers bous fur bn accoon be Dette foundu fur arbitremente , a quel bous ne refpont point, nous prions indaement et ouftre bet oue nous Damages et la courte lup direa Belpones oultee. Ct faches que folonque afcuns tuftices par la commen lep, il pott gager la lep, tune fic. IT Defendant Dir nous ne lup deuque rien en le maner coeil a & counte beuers nous, et ceo nous boilons befenbe par noftre lep. (Querens 3.la ler ne bienbja mpe quar dautre fait home ne boit faire la ley , et nous auos lurmitte que ceft betre fur bn Brbptremente, le quel fuit fait par eftraunge perlons, et aurt bn 30 bitremente eft bu jubacmente bone, et chole conus a le pays : judgemente li a la lep boit il eftre reiceu, Saches que par la cuftome balcum courte it nauera faley tune fic. I Defendant. Bous lup beuons eten en la man com il ad suppose, et ceo nous both lons auerer. (Met Cic. Aul tiel Arbitrement, Met fic. Mous ne lubmitos buques nous en la garde be tiels arbitrois. Mel fic. no bions que les arbitrois nauoient nul poier barbitrer entre nous foalque a tiel four, beuers al jour ils ne bonet agarbe ne fentete et boons tubgement ft par afcun fetence bone apus cel four fumus charge a cell bette respondre, bonques il coutent que le playntife trauerle la Defence. Et fat ceo liffue ferra agarde et troue plebges.sc.

Count de dette demaunde par Executours.

Co bous monftee J. de B. et M. de C. Eretts tours del testament de MD. L. que cy font, que walter D. flloquos est a topt ne lour red. b.s dargente

barnent dur il boit, et a tost betient et bue cen a tost que melme celti walter vient icy a Drfoide le Luns by prochin apres le frafte De fancte 99 tchaelis tars chaungele. et. et illonques apprompta du dit MD. E. les auandits. b.s.a pater al dit Mo.le Ludy pchin en fueunt a quel four il ne paia point, et pur ceo d il ne para pas al bit Mo.en fa bie , accron accruft as bits playntiffes che executours del tellament bu bit Mo. pur bemaunder les bits. b.s. apres la most, et fouent bepuis nous avous demaunde du dit walter le bie fomme, et il ne le paier boloit, ne buquose boet,cins le detient, a tort et as bamages de m ceur plaintites be.rt.b.ff le befendant que il ad et popes cy le teffas

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(Defendaunt toat. ac. nous bions que bous neftes pas persons respondable, que lun de bog est bilaine. T Quetens. Dir bous aues fait bee befence pleiff pur quor bons ne ferres mpe refreu dalleger bifas bilite en nous persons. (Defendant. Di nullum tellamentum demonstret . tune fic. Bous aues des maunde ceft bit come executour et entant que bous troulentes auter effate et home ne ferra entenbus de representer effate dauter persons, fauns monftree toment if auoit tiel poier, quar fi bome respone pour auter en courte le rop, lup couient quer auaunt fom garrant.ou bouche recorde come. ec. ou autrement il ne ferra mpe refeue iffint bous bemaundes aux eres wtours, ne monfres nul tellament, tubgement ft. sc.

Eune demonftretur teltamentum et fi tellamens tum bemonftretur, tunt fit. T Defenbant. tr nous lup betiegnous rien,et ceo nous boillons befender par moftre lep. I Querens. Eit. faler.

Counts

p Count trois nolmes en le teltament : mes le tieres nad pas pais labminification comercutour, et pur seo noftre pleint eft affes bon. (T Luria. IRefpondes oultre. IT Defendant, Minguoze fubgement De count. quar bous veies bfi coment il ab counte beuers na? come brur executours,et fi napicet. q bn. Judaement Ci fans noftre companyon foions tenus et a telpond. Duerens. Mous aues par lep efpecial que lou biuers executours Cont nomes, celup qui primes an. piert par diffres, ou par attachement telpond p for et lit foit condempne, les companyons ferront refs polable et contributour a lup , ct pur ceo pur befaus ce De responte nous paions notre bette, ct nous be: mages. Caria relpondes. Ca Defendaunt. dir nous ne lup deteignous riens en la maner com in ab conte beuers nous ,et ceo nous boillons defens Der par noftre lep. (Querens. 3 fa lep ne biendja mpe, quar nous auous counte Deuers lup bel bette Con teltato; que ell bauter contracte et be bat fait De qui nulthoe boit gager la lep. (Sefi. Anquote relpondes. (Defendant. Dit nous dions queno ne conulons mpe, ne buques a boions conulans p fait ne par efeript ne relacion de noftre teffatout, que il biques lup doit tiel bette en le maner come bous bemaundes, et ceo nous volumus defendu par noltre lep. (Mel fic. Rous ne fuimus b iques executours, ne adminpftratours ne fes biens put De auerer ceo.tc. 13 Tel fic. Rous auous plarns ment admynyftre les bus de nee teltatour. et auons rendu noltre accopte a lozdinarie, et beies cy nes inue topie, et laquitance que le proue. Bel fic. Rous aus riens entre mains, et. no boillons auerer. IT Que rens . Il ad affes en tiel lieu administre, et ceo, nous boillons queret. [Luria. fait inde turata. Count

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Mout addictones. Counte de dette deuers Erecutours.

Co bous monftre MD. De. IR. que ep eff que 3. 28.et iRicharde A.que illongues fount eres cutours bel teftament be 3. Bilesa fort lup beteignet et ne lup rendent pas.rr. B. darger. Et pur tro a toat que pur lou le dit teftatout bient ich a Orforde le primer tour Doctobre lan du rop .ac. et apprompte bu dit plaintife les bits. zr. B. pur lup pas ter quant et a quel temps que il futta cen requis, ce pur teo que le bit tellatour ne papa point en fa bie mut foit q ti fuilt a cro requis Becton acruift at bis pleintife a bemaunder ceo des bits befend come fes eregtors. Et de puis que nous auous demaunde des bitt executours la Dit lome, et ils le paier ne boillent me bnouoze boillent eine les beteignent a tort et as bamages de in celtup pleintife br.r.s. bi le befendat T Defendant. Eotte. et force.sc. bous beies bein come il demaunde deuers nous certeine bette tome beuers executours, et me mite point efpetialte. que proue fon bet, par que nul lep nous mertre a rela ponder et boons lubgement ft ceft aceron beuers nous beues maintener . T Querens. Pous bios & par la cuftome de ceft courte chefeun erecutour bes noitrespondre en Acepon De Dette, libien launs es wecialte come par cipecialte, par que pur befaulte derefpons nous paiomus noftre Dette et nous bas mages, (Luria Relpondes outere. [Defendant bit indaement de courte et quar bous beies bfi cos ment il ad afferme bu plaint deuers nous, com bers beur erccutours, et nous lumus trois nolmes en le tillament de nee tellatour, et le tierce eft oze en bie. etneft pas nome in le pleint, et pur ceo iubgemente Depleint. I Querens. Sie nous conulons bfi que p fount

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Count De Dette beuere plegges. Fo bous monftre MD.B. que cy elt que for pleint beuers IR. De 18.et De E.d illonds fat quils a tost lup beteignent, et ne lup renbent pas. rr. s. Darget dur ils tup boient. et pur teo a tox que bn Simon 18. vient icy a Drfoide le lundy pros chein apzes le fealt de Erinite .sc.et appzompte bu Die playntife les auguntbits .rr.s. pur luy pairele Aundy prochein enfuant , et pur le greinde fuertie De payment le Dit Dimon requelt les Ditt IR. 18.et beftre les pledges a paier al Dit plaintif les bitt .tr. Toubs li le dit bimon ne pape poput, et melme teur befendantes a la requelt peutenbront les pleaces a paper al Dit plaintife les Ditz. pr.s. al Dit jour, fi le bit mimon ne papa popnt. a quel tour le bit & ne papa poput pur quop le dit playntife fouent puis ad bens as bits befendants,et eur requift pur lup farm pars ment bes bits .rr.s. et ils paper ne boilent ne bas quoze font, eint les beteignent a tort et as bamages De melme celty pt'be.r. g.li.sc. [Cost et fosce .t. ofr fubgement be count quar bous beies bein coms ment il ab demaunde celt bet beuers nous . come Deuers plegges, et ab suppose que nous beueles nons pleages, condicionalment pur vaier fi bn fiel m para point quel parole fonne en condicpon, et chele. condicion fonne en couenaunt, et nentedons mpe que par auterplannt que plannt be couenant port il celt accion beuers nous meintener, et prions que ceft playnt abate. (Ducrens Dir bous ques bit que ceft perote forme en condicton, et chefeum com Dicion en accion de coucnaunt, nous bous diens que bn foits laccion fuit condicionel aueront le jour be payment apres le four encurry il troue pur bette, put quop noftre counte eft affes bon et maintenable pur

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bnacepon be bette. (T Defent. Sir.ho? nentenbone mpe quea tiet count loios tenus a relpondet quar la Im efpecial boet que eft conteigne en la graunt Chat. Ca bi. que comence. Pos beto baliui nei. R.a les pledges ne refpondzot mpe, mes tou le pzincipal neit be anop, ou fil ne boit mpe rentoze, quant il pott et bous naucs mpe luppole a il nauoit point de quop pur paier ou il ne boit quant il purroit, p out nenten bons mpc. a autment a lespeciat lep. boet, foions tes mus arelponder. [Def. Relpones outere. IT Des fendant, Bir bous ques cp les befend que bous bis ont que briques il; ne beueignent plebaes bu bit bimon,et ceo ils font preftes a befend par lour lep. M Querens. Dre fir nous demaundons judgement fur tour conufance demelne, quar bous betes bien que nous auons demaunde deuers cur certaine Det. le quel ils nont my deldit , nalcun trauers luffilant mpe en lep : quar bn hoe boit gager fa lep, il coufent quil trauerle le chole q mainten le accyon, et reft le duticen cas de bette, le quel il me trauers popute. parque nous prions noltre dette et nous damages. Defendant, bir bous trauerles la chole bont bolte accom fourde, quar bous ques suppole que bte acepon fourde de bn ple gage quel nous auons trauerle, et nous lemble que par nul maner nous ne purrons meligur illue auer pais, quar Defitiente can la beficit effictus et puis que le ple gage eft cae be balte acepon, quel nous auons trauerle, nous pai. ons. Jugement, et fic.ad tubicium.

Counte de Dette par les pledges deuers le dettour.

Co bous monttre. G. De B.et C.de. L. que cy font, et eux pleynet vers John de G. quillons ques eft, q melme celty John à topt eux detient D.i

Boue abbiciones.

et me renda pas bir Loubs bargent, queux boft . et pur ceo a toxt a melme celly Johan bient tep a Dre forbe le lundy se, et illonques, appromt , auters bite Der foubs 20. 6. a pater al Dit 10. De 6. te Lunby Dongues prochin enfuant, et pur le grand fuertres De payment Des Dits.r.s.al iour fuffbit, melme cont Johan erquelt les birg planntpfes reftre pleages pur paier les bity.r. Coubs al dit 10. be 6. fi le bit 3.ne paia popnt, par qui melme les plaintifs a la requel Deutendrone les plegges pur pater les bits .r.s.al bit D.be. G. litauatoit Johan ne papa poynt a que four de payment le dit Johan ne papa poynt ne paps er til varqui lauantbit 10. br. 6. forme by playnt De Dette Deuers melme ceur playntpfs en la court nfe felantour le rop, beuant Micharde &. mene boy cont Le bendredy prochin apres la felt de D. ec. pendant fil ple en la court fuil bit melme ceur planneples fouent ount benus amelme celly Johan, et lup ont priet requis que a boldpoit, eux aquiter de les bitg.r.s.etil ceo fapre ne bolott, eint lufte eux eftre biftrepnes et heres De tour en tour , fi augunt que lauantoit. 10 2 6. recouera les dites dir loubs oueles bamages bes wers melme ceur plaintifes , et cur auoit var inbar ment be melme la court deuers ceur executours, par qui les bits playntyfes puis le indgement rendue for ment out benu, et dit a 19.02 6.et lup requis pur ent paier les bits bir.s. ouelque lour bamages et coffe ges, quils ont lufteigne put befault be non acome tance, mes il ne paier boloit, ne bnquoze boet, eins Les Detient a tost et as damages des dit pl'de.b.s. et fi le befend. ac. I Wost et force. ac. Pous boo bions que ceur pt' buques ne paice nul det en befault bente acquitace et ceo nous Cumus preft a Defendre par nit lep, et par quant que celt court agarde. (Duerns

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bir bo? boics bien coment no? auous fuppole one A bit auer. r. s.le quel bet med poput behit, par quop mons paions iubgement pur befaute be refponce, et nes bette que no? Damages. [Defenbant. Le caufe que bous bone accom come bous fuppole beuers elt le payment. qui bous atlegges bauoir fait aultre, ouch chole nous auous trauerle, par que nous entenbons a ticl iffue foit alles refretuable. If Due tens. Mous ques tenbu bn iffue nient refonable ne trauerle nee plee, par quor nous prions indaement et nte bette oue nous damages . Co Defendant. Que till iffue foit refonable en ler et affes bon, nous be mourons en lagarde et judgement de court, ce fic ab fubicia. Et faches a li le court agarde a tiel iffue ne loit mpe resonable. Dongves le plaintife recona son bet ouelm, les damages, et li le courte agarde d tict iffue foit reafonable, le plaintife pretanera riens par la plaint,ct le Defendant alers dte fans tour. Quet, li tiel ple,eft parenter ambideur parties.

Loure de dette par obligacion.

Co bous monftre MD. I, q ep est, et sop plaint de Johan E. quillonques est, q melme cesty I. a topt sup dettent, et ne sup rend pas. et. soubs dargent queux il sup doit, et pur ceo a topt que mesme testy Johan vient icy a Deforde de sundy aps la fest te. ponendo ibidem das obligacionis, et soy conus pett fast que cy est destre oblge al dit MD. en les dites el.s. a paper al feast de C. donques prochu ensuant agis feast il ne paia pas ne unquore paper voet, eins les detient a topt, et as damages. se. Defendant Copt et sorte, et as damages. se. Defendant sit ofte de playnt. et sunc legatur sit queres. Sit sudgement de playnt, quar vo veles vien coment le desend è nome en lobligacion I.C. Dorsorde glo-

D.ii.

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tier, et en la pleint il nelt nome forler . 3 E. Colemb le quel parroit eftre entenbu biuers perfons, et put cell bariance entre le playnt al oblygacion jubament De playnte, Bel Cic. Sir bous betes bien coment ceft obligacion eft rale en ce mote (quadraginta)le al poit el entenda numeration bel fumme, jugement fi par tis Le oblygacyon beuers nous celt accyon maintenes. Met fic. Left oblygacion fuit fur tiel condicion ft comen il eft contiene en le bos que cp.ac. la quel cons Dicion elt performe, et demaundons indgement eft cf M Duet. Dir il neft performe en ceft point lou il buiff paier chelcun quar. b. g.it failla en la feaft De faint Johan Darrein paffe, et boons indats ment et paions nee bette et nous bamages. Mel alte poteft betent allegare acquietancia bel inpulone mentum tempoze obligationis facti, aut negare fas tum tali mobo. I Defendant. Sir accyon me be mes auer, quar tonge temps puis que vous luppoles ceft obligacyon eftre . B.le.ii.foure De Apar lan. ec. a Couthamton contracte p paift entre nous, iffint que bous no filtes, et la celaftes ceft acquitaunce gene ral be touts accions perfonels & cp eft, et boons tum ment li pur alcun contracte fait deuaunt, beues boy accion maintener. Mel fic. Sir celt obligacion fut fait nous efteant en pailon a la Cute bu bit plainte en le caftel Dorforde, iffint nous bions que ce obly garron futft faft illonques par force, et bures bens prifonement, et bons fudgement fi a tiel obligatio nous ferrons tenus a responder. T Mei fit. otr il nelt pas boltre fait , bonques il coufent que le pt trauerfecheleun des dits illues, grils Cont pereptoils T Sen. fiat inde iut.

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Co bous monftre MD. k. que ep eft & Tibe E. dilonques eft a toate lup Detient,et ne lup tes bet pas bint foub; bargent que il lop boit et pur ceo a toat que les dits MD. et Johan le .i.iour be Decembre lan. tc.icy a Driogoe entercounterent bediuers refceites et parmentes enter eur augunt icel temps, et illint accompte co que buift efte ats counts, et alowe ledet Johan remanne al dit planne tricen arrerages fur melme laccounte en la fomme m bemaunde, la quel fomme il built auer paie quant et a quel temps que il fuil requis, et louent foits be puis nous luy anons requis de nous paper la dit fomme, mes il pater ne voilloit, ne viquoze voit a T Defendant , Coate et tone et as bamages. tc. force.ac. Dir iudgement be count, quar bous beies bien & il count beuers nous fur bn accion de bette.et ned mpe beclare par counte que bn ques nous fus mus fo barlyfou. g. refceiuer be les beners, bont no9 buillons eftre accountables et pur ceo Judgement be tounte. I Querens. Bous auons fuppole par nee count quil accountait ouelque nous de biuers receps tes com berents et auters bettes fur quel il reffat in arrerages del Dit Comme le quel ne purroit auer effre Suppole, Cams ceo que il ne fuift noffre refeciuour, et puis que il ad bn fois accompte de la refceite, il eft thargeable bel bet due et des arterages, et nempe a= wuntableet pur ceo noltre cout eft alles bo. (Que tens. Relpopnes oulter. [Defendant. Sit nous bions que nous ne lup deuous rien en la maner cot flad count beus nous, et cco nous bocillons Defens bu par noftre lep. T Querens. Git la lep, ff Deff. Cardes boftre four icy a la prochin courte ouelor te filleme mapfi.ct bous le. biii. et troues plegges put ottendre liffue del ley.

D.iii.

Lounte

Count De Dette Deuant Bubitours affianes. Co bous monftre MD. B. g cp eft et fop plepnt en proper perfon de T. C quillonques en fila tost lup detient,et ne lup red pas.rr.s. bargent ar il tup doit, et pur ceo a tost a ff ceur MD. et John Le primer iour Doctobre lan du regne. te icy a Des forde, accompterent Des bens et auters bucties toe & rentes,laines braps graynes & auters marchaum Difes beuaunt. Johan Rat et Micharde Latte, 30 ditours affignes,iffint q toutes choles accontes que Duillent eftre accountes, & alowes, que le bit, Johan Chomas Defendant remaine en arrerages fur if laccount en la fomme quet il nous deuft quote pales quel tour et quant il fuilt par nous requis,et Couent depuis nous lup auous requis pur paper les Ditz.pr.s. Et il no les paier boloit,ne bne, bott eins les detient a tott et as damages. Defend Copt cout deucrs no, et ceo bolumus defebre p noftre le, Muerens & la tep ne biendjampe, quar nous ai uous count Deuers lup par bn accpon de Dette fut accompte. beuaunt Bubitours affignes, a quel au compte il fop Cubmitte, les queux Buditours avoiet poier par leftature de Moeffm.ii.capi. xbiti.be lup a refter et mettre en pailon, en quel cas il naus iames faley. (Defenbant. Dir nous tup beuons rien en la mafi com il ab counte beuers nous. ec. nos both lone auerer 4 Mel Cic. Bul ticl accompte preft be & ucrer. T Querens. Et nous, auri,et fic ad pattil. Court be Det pour rent arrere.

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Co vous me MD. B. que cy eft, et lop coplaint de B. C. quillonques eft que il a tott luy betiet, et is luy rend p.xx.s. dargent que il luy bott, et pur con tott que in cefty d. vient icy a Drford le vigille be

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ammunciatio de nee dame tantec. citonis priff a ferme andit MD. bu mia ooue les apurtenances affile en ta natoche Del. Battyne a teft Del Dit biggle bel Zinnits dation be noftre bamr. ielme af tine bun antenbat a Mt MO.rl.s. as quat imes bel la s as telle be la Ras tinite De f. John baprift f. Mitchel, tle fraft De Poet par ometr portios a no bions q'il boit les bita.rr. purte bit ret aref. r. & pur le fime be f. 99 febel. s.r. &. pur le tme be Aoel oze barrein palle, et louent De po no aufs boe bu dit IR. les auatbitg.rr.sa il ne les pater boloit but, boit, eine betient, a tost s as berf teft pt be.g.s.ec. (Defent Coat's force . st. Sie nous bions à aceron ne deucs au nous bios à no? a us la dit meas bel bit Mo.pur ttel fine & ferme the flab count deus no? Cur tiel tobiron q le bit w.buift tevarre la dit meas couenablement durât le bit eme anous bious & le dit meas & difcourt pes telales.ct les mures a feneftes bebaufes, et euinules pur bes faute de repacion, perrot le bir befent ab pris grefite damages et boons judgefit li ce repracion nient fait. nous ferrons tenus & ret paier. ff Querens. Leo ne pas refpons pur nous barrer be ute accion: Tabous laues bit g fi trel contracte oft ent no? q no? duiffos twarer la meafon, il purroit aucr accon beus nous be touenant enfreint par que ce ple ne f fufficient be nous extore de nee dutie: qrefloppel ne p paimet par le lep, tiffint pur befaut be retponce nous prios nee det et nous damages. (Socfr. IRefpons oule Wunc opostet facere Dibit, & negare relibum, et benega tum fuit redditu negata non badiare ler.

C Leo vous monftre M. L. que cy eft, r for pleint be R. C. quillonques eft, que in cefty B. ne luy rende pes ecsonable accompt del temps que il futt son ref. D. iiil. cenuone

Rone addictones.

erluone be les beners, et pur ceo a topt que le bit Be bient cy a Drforde le lundy prochin avres le jour be faint Maichel lan. ac. et a Diners foits perenter le bit tour de faint Michel. feft be Poel . bonques prochin enfugnt refceu be no' biens et chateur. B. en oz et ats gent.r.s. et en polles, fale, forment, bres hames, per alr, larne, telques a la value de cent .ti. bont nons lup auous fouent requis de nos accompte rende, et il ne fait ne boiloit ne biquoze boit, eins le bedit atopt et as bamages . ac. IT Defendant. Wort et force . ac. Judgement de count, quar li bous deues port action Daccompte deuces bee baplyf, bous cousent nomer en elpecial a gi man il fuift bee bapipf, ou autmet bte count eft abarable en in le maner deuers boffre reteis uour, et bons naues mre all'en elpecial, a quel lien ne aquel entent nous aus refceu bre bies, et pur ceo fudgement de bee cout. [Duerens. bir nous aus Suppole que bo' aues resceu nous biens a Drfoide et entant que bous naues mye dedit que bous fuils tes noftre refceiuour, nous prions par defaulte de relpons que bous loies atteint . T Defendaunt. Sir a bolte conge nous bolumus emparler et quant ils ont emparte. Sir bous aues cy 28 . qui Defende totte et force a les damages du pl'a fon iffue, et uns quoze fait il a Con entre. Dir nous bous dions que nous ne fuim' biques Con refectuour en la maner come il ad count deuers nous, et cco nous boillons auerrer. T Mel Cic. Pient accomptable, bel Cic nous auous plepmmente account en abondo, vielt dauerres T Querens. Sir acel iffge ne biendres mpe, quat na comencement. bo ques fait boilre befence plepne Mint bo' aues abmit la Jut be courte, et Brbit ell hojs de ceft fure et pur pleder mayntenaunt bu ple que purroit oufter ce court hors de Jue bous ne feri tts:

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me mpe rescen. Euric oportet omittere bel non comittere dut et placitare ad patriam, quia in plas dio coport desendens debet vadiare legem bel computare, et tunc oportet allegare duos auditores. En si les auditours ne purroient mi accord la court sert mesne, et si rien soit en traus que ne poit mpe estre troue par les auditours, serra trie p enquest, en exacyon le prine recouera mpe nul damages, es si l soit troue en arrerages sur laccount les auditours ont power p lestatut de sup arest, et metre in gaole, put donn Baplyse de halobol nunc in eodem ca.

Count de Detinue de catalis.

Co bous monftre MD. B. que cy eft , fop plete de Johan &. quillonques elt que melme celly John a toat lup detient, et ne lup rend pas les bies chateur, s.bn vicce darget pais de.rr.s. bn mas ler garnile dargent & fex fercles enoues paice. rl. foubt n bn bolin de quilers paice. rriffi. s. et pur ceo a tota ale dit MD. vient a Drford le lundy prochin affs . tc. apprompte du dit defendaunt.iiii.li.dargent,et lup mil illonques les bits chateur + toals en gage , pur le fomme futfoit pour les acquiter, & repater at bit Johan al four de Port donques prochin enfuant, a quel iour alles de payment le dit Mo. lup offrift les dity itil.li. et fouent de puis ad offre , et lup requis pur deliuerer les dits chateux et foalx, mes il ne bos loit eur delfuerer, ne buquoze boit, eins le detient, a tost et as bamages. tc.

M Defend. Cost & force. te. Sie opes le playnt M. B. quet de Johan B. in placito betenc. catalt plegit. tu C Sie Judgement de pleint, quar vous voies bien come il foy pleint de detinue des chateur, et mette mye en especial queux chatel, come deners mbte de dette, quel somme en especial il demaunde

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Defendant. Dir nous ne luy deteinons rien mit

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Tatt fic bir par potellaccion q nous conulomns thre nul tiel chateur ne tiet foals ne be tiel balue come il ad suppose par son counte, pur ple nous dions & fi come alcun, tiels toal rp forent, il nous mil les en Rage pur .fift ti.fur ticl cobicion que les acquitaft. nous ceo patalt le bits.titt. L'al bit tour affia, q abos ques nous rebailerons les bits foals,auterment (il fatiaft en le bit paiment a nous les auerons coethas tel bendu pur f Come a les foleront pur touts fours et nous bions que al dit four de papment il nous ne pala point ne nous offcil nut bener pur qui nous mi teignons les bies toale beuers no coe bfi nous lift Demaundons fudgement ft cell accion. (Quet. Die nous bions que ils fuerfit mys en gage en te maner come nous auous luppole par noftee count lans tid condicion, et ceo nous bolumus auerrer. (Defens bant. Dir ils fueront par elel condicion bendus,comt nous auons allege & cco nous volumus auerret,ibeo fiat inbe furate.

C aliud platitum de betencione

Co vo' monttre M. B. a cy est, et soy pleint de Johan B. quillonques est que it a topte ne lup rent ses bus et chatelx a la value de .rr.li. cestallas un male de coppe, ouels un lit de wontet, oue

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au turteignes pilous & tout; lout apportinauns beins le dit male price de L.B. ii.hopulandes furres lun be calabre et laut de troppes pris de .r. marces auters biens schateur incloses beins le bit male tele a la fome fuifbit, a pur cco a tozt que le plepus epfe tep a Drfothe le.r.tour de Aouembre.sc. bailait a bit befend tes bies biens et chatels, pur tes faue. ment garberet renberal bit plaintife, quaunte et a quel teps que il fuiffe par nous requis, et nous lup auons requis de rous rendze les dies biens et chas teurmes il ne boloit belpuer, ne buquoze ne boit, eine les Detient a tost et bamages. Of Defenbant Cotte et force. tc. &ir cell accom beuers nous ne des ues auer, quar ceur biens que bous nous demauns des, nous fuerent delpucres par commaundement de G.trouer bonques boftre maifter & nous ne faches mus oze, li bous demarres one lup ou non, en demaus bons iudgemet. A fans acquitannce te lup, ou luftis lant aueigne nous deuos quet deliuere les dits bas ticheteur. T Bel fic. Bous ne lup beteigne rien, en le maner come il ad count beuers nous, & ceo nous fumus puft a befendze par noftre ley Thel fie. bir nous auons buques rien be la tiuere, preft be lautrer. On auterment, bous purtes conuftet par mat benier le remenant. Aota o plures et biucrle funt accides betenciois catalt'a non pollunt hic fin gule beclarari cum in beclaracione beftre narracios nis bos deberetis allegare qualiter, et quado bona illa deuenerint in poffestione befendentis prout cas lus erigit & requirit. &c.

Sacita de pledgiis non acquietatis.

Et0

Co bous moftre MD. B. que cy eft & for pleine de Johan IR. quitlonques eft que melme cefte John luy nad pas acquite bers Thomas 15.12 Drfozd be.rr.s.as guril fuit plegge pur ceo a le bie Johan bient icy a Drfogbe achatet bun Chemas bu piece be brap de layne pur les dits .rr.s. a paire ale fealt te Poel bonques prochin enfuant, ? pur la grend fuerty be payment des bitg.rr. foubs lebie Johan pria le Die w.que oze eft playntyf beftre fon plegge, tle dit MD. a la pater & requefte illonques Deutent Con pleage a paper, les bitz. rr. Coubs al bit Chomas ala felte fuildit, fi le bit Johan ne para poput,aquel fefte le bit Johan ne papa poput ne pater ne boloit, melque il bit efte a ceo louet requis par qui le bit Tho. puis ad boe be le bit MD. la bit fomme, spur befault de papmet fur tup ad afferme on playnt te dit en la court noftreleigniour le cop en le Gpite hale teuaunt le Maire Dorenforde, par force de quel le dit MD.ad elle fom attache & biften pur proces de lep te responder en milme la court, contempne en les bits .rg. g. t .b.g. pur les bames ges & coffages, & Couent en le melme temps le bit MD. ad benn al dit Johan. a lup requis pur lup ats quiter bers le bit E. tel ple gage fuifbit, mes itas quiter ne boloit, cins luy luffre eftre bezes conbeps me en refaulte re la non acquitaunce a torte 1 as Damages du bit plepntpf .rl. 5.4c (Defendaunt Coste & fosce . tc. Dir bous beies bien coment il ab monftre quil fuit noftre plegge, & quit cft condepm en tiel court en. xx.5. t b.5. pur bamages & couftes ges, mes il nad mye dit que il paia pur nous null Dener , & pur ceo fudgement l' fans ceo auer luppole il boit accon beuers nous maintener. T Querens. Dir nous auons monftre coment nous fumus fon plegge

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plegge a la requelt, que nous auous elle bere, et condempne par la defaulte de nous acquiter, et de puis que tudgement sur ceo en rendue, le quel il conient de firie force elle execute, a paier la quel chose il nad mye dedit, pur quoy nous prions Judgement, apur defaute de responce que il soit atteint.

Luci. Saues autre chofe direct Defet. Aul. Deuria donques celt court agarde que le pl'recourt abeuers bous ,xx. s. et. b. s. en queux il fuit consompne pur bous et . xii. b. pluis pur les collages ; damages a ce court e le defendant en la mercy Ac.

E Count de Crefpas dallaut & baterie

en court Baron . Co bous moltre IR. que cy elt & for pleint, te John Moos quillonques elt, que melme cello J John bient icy ahabido le dismenche. rc. + illos oues en le hantte chempn fur le dit MD. fift affaut. lup batre et deloula , malement treta a tost, et ens counter le peas du leignour de celt bille et le peas noftre feignour le rop, et as damages du dit plaintit be.rr. g. Bt ff le befendant quillonques eft cco boet bedire bog aues cy John g.ac. T Defendant. Die bous aues ep Johan que defend topt et force, et les damages du plaintif De. rr. s. et pluie ou meins, on et quant befendze lup benie, et bit que il neft berien coulpable, et ceo nous boylons mettre in dicu, et en mous bons boplins. Querens. Et nous entant que bous eftes coulpable. Joeo consideratum eft per turiam quod inquiratut per homagium, an predie. tus Johannes lie culpabilis de predicta transares tione an non:

C Lount de trefpas dallaunt,et bates

Co bous monare & De QD. qui er eft en pras pze perlon,et fop pleint be Johan 28. quillon ques eft al barre que le Dit Johan bient im a Drfoide le lundy, prochin apres le fraft dechaunbe Ler lan. tt. ouefoxce et armes . B. efpees bohelers . ars hes et auters armes en contre le peas neefetanour le cop & illonques en le Dit D. allaut filt , alup bata. naufra & malement trete, & ouefque bnefpe lan ferift fur le ceft a fur bas fenett a lup fift beur grafe bes plaies houbles, paront le fang efperd, til effoit en bilpaire be la bie, a nuters les lup fift a tout et en countre le peas noftre leignour le top as bamages De melme telly plaintyfe te .rl.fi.ft le Defendant .st. T Defendant. Wort et force, et les bamages bu fi celly lup plarntpfe De. rl. l'i. a pluis ou meins ac. Bota quod hic poteftis duobus modis refpon Dere. &. a mul tiel debate fuit ou bous purres iuftifin et dire ainli. Dir quant a la befi oue force, et armes et tout cco que eft encountre la pers noftre feignour Le roy be rien culpable, quant et al allaut, a batery accion ne beucs auer, quar nous bions que milm Le jour, et an que bous suppoles le dit this eltrefait a Drfoide nous bions qui bous beniftes our fores armes a Bagley, en le counte de Berke, & illonques fiftes affault, fur nous oue ordes parolles de report et ouela bn balton nous allaitaltes, et feriftes,illint nous bions que li alcun bamages, il fuit a bolt allaut, tout bem sofons iubgemet fi action .st. T Baches que ce responce treatte le ple hors be til Jurifo niet meine il e bon plea la comen lep, mes ceur de la cytpe pur caufe de lour franchiffe ne bols Lent alower fans pluis dire bonques il couient que bous bits ainli. Cost et force. Et tout les fuffices come deuaunt, et illint nous bions qui il alcun des mages

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mages aves it fuir a ve allaut demelme, fans teo que nous filmus alcun allaut fur vous a Edrfozde in maner come vous aues count, prelt daueter, de licad patriam.

Count & trefpas De biens emportes.

Co bous monfre MD. B. que cp eft. s for pleine be Johan Cownelende quillonques cft. que melme cy John bient icy a Drfozde le tunby ps thin appes le fealt be laint Johan .tc. oue force et ars mes, tillongues la meafon du dit pleintple a tost en treet fce biens, et chateur illonques troucs. d. be maler gernpl bargent pais be.rr. B. paiftes et emport atost et as bamages.sc. (Tel fic. Delme ceft To. oue force, ct arraes tiel chiual attache oue bin toibe e la pafture price De.rr. B.a tost priftes, et fi en countre la peas net leigniour le roy et damages bu bit pt' de C.S.ac. I Defendant. Cost . & force. et. bit quant a la benue oue force, et armes, et tout moqueft encountre le peas noftre feignour le rop. leprifel bu bit mafer be rien coulpable, ct quant a lette be boftre meafon, nous entramus par boftee conge pur achater boftre feruoile, la quel bo? cfices a bendue en boltre Cauerne, et boons Judgement. li pur tiel entre action daners nons deues auoit. T Querens. Die nous bous donams conge pur en tre nofte meafon, en bon pens, et bon maner, bons mportes noftre mafer, et illint boftre benuc eft toes tions, et illint nous bions q bous a tort entraftes et a tost miftes noftre mafer, ft come nous auona anaunt allege, et ceo botllons aueter . IT Defent. Jabgement be count. quar bous aues luppole que nous a tost benemus, en le champe de Beamont, et me mittes me en quel bille, ne en quel paroche le dit

hampe elt affic tifint le courte ne pott auoir nul cos nulaunce

trulante de quet vilne le pais lerra fomons fi liffre foit tiel, indgement de count. Auerens Sie not auous counte en le champe de Beamont, quet en un lieu conus par tout le court, etil elt alles en diuers paroches, à pur ceo noftre counte est affes bon.

Auf. Mice pafture lon boftre chiual fuit ipeenle champe,e Deins alcun certepne pacoche, et puis co amede boffre counte. (Duerens. Sir nous bios que le Defendant prift,et amelna le Dit chiual en le bit champe de Beamont beine le paroche De Balimel en le maner , come nouns auous Cuppole elt alleane Deuaunt. (Defendant. Dir nous bions que mefme le tour , et an que il suppose nous auer pais le bie chiual nous tur achatamus dun eftraunge home en Le faire de Modftoche, et illonques paigmus le tolle la custome nottre feniour le rop, et as baplif bu bit Moct deons judgement fraccion .st. 13 Itel fit. Due achatamus le dit chiual de nous en le marche De Abroon pur la fomme be .r. s. par force de quel achate bo' liucraftes illonques le Dit chiual, et no lug liamus illonques par le cheuefter a bn manges et il runpift le cheuefter,et retome beuers bee hoftel la lup paift en bee champe, lou il fofloit eftre, et nous lup parluamus, et le prifter le melnamus coe nie chiuall demelne come bien nous tit, et obons Judge ment li ceft acc. I Duerens, bous a toat paiftes Le Dit chiual en le champe De 15, come auons fuppole par nee count, et nous boillons querer. Et predict Defend limiliter. Ideo fiat inde iuraf tamen quel tio eft fi iuraf erit be Babpdon on non.

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Count de Crefpas des ples, et bautres biens.

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le Baptist lan on regne nogelostimotir te Mor que on ell (qui vieu garde) le primies et dluers tois par enter meline le teatle, et le goule de Angus donques prochin infuant, vient en le champe de 25, sur les auers. 3. boefs, process, et berble et un acet dorge pris de.r. 3. un dét act de peples pris-visondri de les biens, et chareux illonques cressants destruit, et desfoula, a lort et damages du dir pleintife de 15.5. A le desendant. v.

Defendant. Cost et force. re. quanta nous bets bis,il; nont fait poput de damages, et quant à nous popels toutes cell'ereme que il ab luppole te tents ment efra fait, its ont efte beloub; le garbe be 30s han Bardan gut eft comen paffour Detell bille a qui cit champe pertient, et ils tient fait alcuit bamas ges,il fuit en defaute del bit paltour que ell confers mount auxi ba come te ble, et la custome est te melme la bille, que fi alcun bamage foit fate, en le champe par le defaut, bu bit paftour, celup qui ab Damage leprendie a bit pallour et demaundons Judament licelt acepon beners nous beues mainteff. I Du's tens. Dra ceft bn Lourt De Baron, en que mull'ens quelt poit eftre paile bonques nad il nult autre iffice tosque a la lepa out it ne viendra mre, li non que it trauterle la chole qui maintient laccyon, le quet nab point debit, par qui nous prions pur befaut be refs ponce, que il foit atteint. La Mict fie. De nous bions que it ab feueratt clos fotgnant , a cel champe ttles haies font bebrafes iffint pur octante be clos fure fes Beftes ont alchapes bluces fols, en le bit thampe hoze bu bit clos, et auxi les feruauntes, en thaleant et louent les bits Beltes flet , et la les ont lafte difeurter nous bites blecs, ffint eft il cutpable Mle trefpas. [Defendaunt Dy De riche entpuble C.1. preft

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preft a befenbre paraibfice tey . Donques foit agarte par la coure que il trone plegges befapte la ler a le prochin court se. (Mel fic. Diuers forty perenter Le feaft la Patruite De L. Johan Baptiff, et legoule Dauguft lange. Je Dit Defentione les motils aunie Diffreit a gruerfe fon feueralt place fon barbage en le bitle De 18. a tost et as damages du bit pr dez. f. ff. tc. bir que tiel inur an et lieu que for les chiens ab Deuote et fue.iiii. De nous berbites pace de .bitt. 3. efteant en la folde illonques a fi bam. sc. (Met fit. Due il tiel four an, et lieu fes chiens ab morbe molle erote. W. Mel ftr. Que bn bafter ab feru net troings cont il eft bliffe granbement en lozeile beftre, et im la iambe feneltre, et ab perbu fon pogfelles a tottet as hamanes .tc. IT Mel Cie. Dur tiel four an et Lieu que on bille terift on Johan nee feruaunt, er la bata it malement treta percont nous auous perti le Ceruice de nee Ceruant del dit tour tanques a ou et Cemblable ainst faire long temps cp apres a ton et encountre la peas del leignour de ceft bille, et as ba mages bu dit pl'de . rr.s. fi le befend. r. ff Met ffe. Due il tiel tour, et an fon feueral bois en la bellete Drfozbe et fon buld, et les vergis illon ques ale ve tu de, r. s. coupa et épopta, a rost, et as bamages ... Defendant De tien culpable preft a befende par la lep. (Wil fie. 132eft alauerer par mes bilim Mel fic. Die celly bois lou bous fuppoles com auer coupe cell'bull et ceur bergis eft net loit, en franktefit,et boons ludgement li accron, te. donques Si le pt' lui replit ou trauers, la Lourt de Baron we point poar be tricr tiffue, quar il eft plee real mirt. Court de pais des auers par iReplegiare

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biens, ee chateur, g. bu ptece bargent prie be . il. 3. moue ceo a tost que lundy prochetn abres le font at le bit Johan MD. vient'tep a Drfozbe en le paros de De faint Dierre en le welt et a tost, enere le tiffe bu bit pt', et la bie piece illonques pafft. ct ameina telages a fon holtet bemelne en ta parothe De laint Martin en fi la ville, er itlonquis garbas betriane mont gages et plegges bel bilt tour tang te fament bonques prochin entuant que la beliuerance furt fait per Bugh Benet befi b.l Maire, et officer inte. en melme la velle la bit MD. la bit piece a topt priff. ve ma gtort, en la garbe matta,et la betelgne a tort et as bamages be if celly pt. z.s. ft le befent. T Defen bant . Eoge et force a la tojcious pris, et la tojcious betinue, et tes bamages bu bit pleintpte De . xif.s. et plus ou meina et befend MO :qui ep eft. te. Donoues enerce te cont, & bire atmit & bir nous au ens cy le bit MD. g auowe te pur au bit piece bon, y bioturel aparla region que tiel teff lou bous fuppote te bit mile eftre tafe par te nofme bu fchope one les apues tenances eft tenue be nous par le firufce be.ff.s. par mles queux .it.s. nous auons eft feiffe par mire la mine be melme ceft 3. be coe be par mp la maine be ner berret tefit en temps nee leigniour Dene nab terrers Mor Dengliere quinte par bette fchope oue le puricance, en fon bemelne come be puis le temps que le Mor Denry filt le Mor Johan palla en Bals wine, et aliena le bit fchope oue les appurteff a be Robert, Chomas par le fait que ch eft a tener a tup. Ales beires te al efface bous aues refernaunt al bit Bon, et a fes heires.it.s. par an paier as beur ters mes bel an. . feftes be faint Bichel, et Walthe buromeles poscions,illint que li la dit rente ferrois merea alcun des dit germes, que bien fereont at die 113 E.if. **Mbam** 200

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Shan, et a les heires en le die schope, que les appretinances disseprer canque gree des arretages du disseme a luy fuisse tait et dudit. Idam discendu le droit, et deugit discendue a nous come colyn, et deugit discendue a nous come colyn, et deugit, et desprende fits du dit Idam, et pur ceo que title, soudit rent fuerêt aderere partie ans darrein passes deuant la prise du dit piece il que no me la prise de m la piece bon et distruct en nosme de distrea, les quandits, title, sur le dit I dhan con sur son de la prise de mant de la schope suisete, et dipus sudgement, et priomus retors. Il Defendat. Sur no dions à cel schope que les apurtes est hors de son su en son sens passes. Il description de la masse ce con sur la masse de con sur la masse ce con sur prise auerter.

Count de contempte,et Erelpas, anniat Co bous monftee MD.B. & epeft, et lop pleine de Roger fore quitlonques eft qui par lou it foit obeigne par leroy, et fon countel parle comun profit du realme en le tens le Roy Comante le .titi.nad gaires Mop Dengleteree rege nut ferumi que foit retinue, que alcun hoz quicong m therp foit Depter hoje de Cerupce de Con maifter deuant le teme entre eur limitte fur le paine ent purueu p in latet. Dir no? dions qui fi celly Roger le primeer tout de Decebre lan.sc. icp a Def.fuit retenuc oue teptou tup feruer, en la melter craft bun coke,et aufsam parions cograble, del fealt de Roel doques prhinm Quant tela al fine bu an entier, p force de al recim Hous Cumus beftu be fon feruice iefg al tour Depl phanie bonds pchin enfuant , a quel tour beparit hors De nie lerutce lans conge ou caule refonable tost, et en contempte noftre leigntour le Boy eten countre la puruapante delbit eftat. (Couret for Et le cotempte nee leignone le Boy et les damage

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Roue abbiciones

m vice be.st.e befentillobert que li eff.se. Il bas des a p font.ifit.choles que bonent las feruauntes quie pur beparterhors de lour feruice. Luneff pure bifent be fullenance, lautre pur befaute be pape ment de fon falarte, le tierce fit foit batuiet le quart fil beparte oue conge be fon maifter: Dir nous bions ou nous naudions pas cournable fuftenaunce .s. mainger ne boter, ne bestur folone refon, ne folone ne couenant Mel fic. Il no batift oue bn ballon te frigne:ii.ou,ifii.foity lano caufe, et encounter refon Wel fit, bir il nous dona conge pur depart, ce nous commannda fouent fois pur depart hors de fon fernice, iffint que nous Departifmus que caufe refos neble,et bemaundes judgemet fraccion. to T Due rms. Die il Departift de lon tout bemeine . Cans "tiel conferred deuterers not a si not sure a se amana in

Count bemelme le ples encountre lup que refeet.

et Leloigne le lermant fur melme perne. Ceo bous monftee M. C. que ep eft, et lop pleit be MD. A. quillonques eit par la ou il elt ordeigne parefratute noftre feignione lecop.w. be fup;a, que mi home ne receuera mul feenaunt quielt betino endian leruice fur melme la perne. Dir nous dibs que lou bu Moger for fute reteigen en nee Ceruite ala traft de Roel Darrein palle pur nous leruire de fit le fraft tela al fine ba an entier bonques pchin enfen mi, in celly A. bient ich a Drford le ludy pchinaps le Epiphani barrien paffe et illonques elloigfi,ct res tma nofter die feruaunt hoss be mie feruite a 1021, ch mountre leftatute ent puttien, en contempte nolite ligmour le roy as damages du dit pt te.rr.s li le tet. Def.tost et force, et le contépt ne leigniour le roy eftendemages bu pf.ac. bir nous dions qui nous mons nul conulance que il bient a nous tid iour, ct

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So bous mie MD. . qui cp eft, et for pla De Johan IR. quittonques eft que melme.te Johan lup ab malement : et fauremme bet et pur ceo a tost que lou le.r. four be Ganfder tale Lebit I bient icy'a Defeet no moltre ba enlangli De plees, et offrift pur lup benbie. rr. quarters be les ples acrosbe a cel enlaple bon et luftilant, blan que it fute fait be nonet greine bet barreine belle et & il boilloit le garrater bon fuffifant,et martha Difable, et accoidant a bie enfample comulaunt qu melmeles blees fuerent blett, et purtis nient des a dit enlample, iffint fi nous ab faugement, et bete tiablement beceu a tort, et bamages, I Defend Cost et force.ec. Die nous bions que temblets q mous lay auons belyger fuit bon,et Cufftlant, bel corbe a fon enfample, en a notre bargapn, iffint nous mit bifceie preft baueret : (Dact. bir no bollons guerrer que ep, et fit ab patriam, et fich bine. Et bepes de lepne, et auters marchaundifes et auti bous aueres auters beur ace pons be biftit et nempe plus .s.lan en court le bicont ou le balle Que retout ba fome ou artache, ou ne fift point,et b autte

mire encountre ver attorn ou ver couteller ou clerke mla court, q faurement, et Detetuable beleue , perbe vollrerae par lon gre, et pur loper bel autre partie:

4 Blacitum convencionis fracte. Co bous monttre MD. B. f cy eft.et lop ple int De Johan quillogs elt, que melme le bit 3.tup ab couenant entreint, et pur ceo a tost que bummer tour Dauguft.sc.icy a Def. le pit MD. paift ferme du Dit Johan bu teft en le paroch de noftee hame en & . fue tiel condicion et couenant que mefine lebit Johan doit ebiffer oue nouel merelme bn fable be longue be.rrr. pies, et largue be .rr. pies, et auxi repairer couenablement le tefit de recouerce et baber parenter le blt jour , et le fealt de laine Mois del bonques prochin enfuant, auer et tener le bit tes nement, Del Dit MD fur les condicions, et couenants fulldits par le rent be.rt.s. p an, tulques al fine be bill, ans bonques prochin enfuant, le quel meafon beins le terme auant limitte ne fuic pas fait , ne les mters mealons ne fuet mpe reparet, en le maner fuifbit eint le cournant enfreit a tost , et bamages. Defend. Topt et force.te. Sit nul tiel coucnant. Tel fic. Rous ne lup auons pas nul tiel coues mant enfreint,preft bauerer . Aota quod feruns m comunem legem watta coucucio bebet manere fine Specialitate de bimiffione tenti, poteft tamen nuteneri line specialitate per consuetubinem. Aota etiam quob in qualibet accione befitt.

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Anta etiam quod in qualibet accione bifiti, il betencionis catalozii bbi lex poteli badiare, null'alla responeto poteli dari quod predictum eft.

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EXPLICIT Modus oble uandi Curiam Baron, cum Nouis dicionibus . Impreff. Londini in vie qui vocatur Fletestrete per me VVI helmum PoWell commorantem in parochia fancti Dunstani ad interfignit fancti

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